

Premiere '91

Excitement unveiled
by automakers for '91
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**Bridal**

Guidelines for planning
your wedding day
Page E-1

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The Great Pumpkin
appears on the horizon
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Associated Newspapers

The Romulus Roman

Week of Oct. 11-17, 1990

Volume 99, Number 41

The Official Newspaper of Romulus

6 Sections

70 Pages

50¢

**Fire talk**

Above, Romulus firefighter Darrell Dufore helps Head Start student Brandon Johnson, 4, try on a breathing apparatus while visitor Daniel Francis, 6, waits his turn Tuesday during a short fire safety program. Left, firefighter Dawn Kelly reviews the "stop, drop and roll" procedure. ANP photo by Werner Slocum/staff photographer

Strike Two**Parents, students not happy with school board decision**

By MARGO DEWEY
ANP Staff Writer

About 20 parents and students showed up Monday night at the Romulus School Board meeting to protest the recent decision by the Romulus High School student government to change the grade point average requirement from 2.0 to 2.5 in the selection process for Homecoming king, queen and court.

The school board decided to reverse the Romulus High School grade point average requirement for Homecoming king and queen from 2.5 to 2.0 for next year, which still leaves some parents angry and some seniors this year feeling left out.

In previous years, the grade point requirement was 2.0.

Carol Brooks, mother of senior student Lisa Brooks, said she's 'totally mad.'

"They realized they screwed up," Brooks said. "The principal told me that 1,200 students elected (student government

president) Stacie Brown and what she says goes. Something should have been done," Brooks said.

Brown would not return phone calls Tuesday.

Brooks said only two votes were cast by student government for the grade change issue, which consisted of Brown and another member. Brooks could not identify the second student, but said the school board is using Brown as a scapegoat. Dan Bales, president of the Romulus School board, said nothing will be changed for the homecoming this year, but the board did pass a resolution in support of the 2.0 requirement for next year.

"We want to know what procedure was used to make the change. We asked the superintendent to make an alternative solution. The board did not feel there was due process," Bales said.

Henry Frettag, however, was among a large group of parents

who felt their children were on the raw end of the deal.

"They shut the seniors this year out," Frettag said. "They said they may have another Homecoming for basketball but it's not the same as the football with the parade. The student council never notified the kids about the vote. Only four members on the student council voted for the change."

Frettag said what the school board could have done was allow five more students into the Homecoming ceremonies this year. Bales said nothing more will be done this year.

Frettag's daughter, Lisa Frettag, was responsible for circulating petitions against the grade hike. The petitions had about 300 signatures, which not only consisted of students but also 12 staff members, according to Lisa, who is a senior at the high school.

"It's really unfair. It seems the student council is trying to exclude a certain amount of

people," she said.

Lisa said she called 11 other high schools to find out what their requirements were and found all required a 2.0 grade point for Homecoming king and queen. When Lisa brought her information to the student council, she said their only reply was, "Why be like every other school?"

"The student council sat down and said 'We're going to get together.' They didn't say anything about changing the grade point requirement," Lisa said.

Rumors were that Brown did not go to school Tuesday. Brown did defend the new requirement earlier, saying it will help improve the image of the school.

"Being on the Homecoming Court should be students whom others will look up to," she said. "They should be representative of the student body and good students."

Brown said the student government staged two open-door meetings - one at the end of

Industrial park to be planned

By MARGO DEWEY
ANP Staff Writer

A new industrial park could be sprouting up in Romulus if councilmembers approve design plans from a Southfield developer.

Last Monday, councilmembers approved a rezoning on Huron River Drive from residential to light industrial.

Gerard J. Sweeney, petitioner for the rezoning, would like to develop a light-industrial park similar to Oakwood Industrial Park, which is across Eureka Road. The plan calls for a 48-acre site with expansion planned to the south for access to Eureka Road.

Dennis Oakes, director of community development, said the park would provide about 20 industrial sites of about two acres each.

"They plan to proceed in two phases, the first being to develop the sites having access from Huron River Drive and later developing the sites closer to Eureka Road," Oakes said.

Oakes said result of the overall development of the park would mean some 400 to 500 jobs created or retained and a substantial increase in the Standard Equalized Valuation over the next few years.

Oakes gave his thumbs up for the project for a number of reasons. He said the proposed plan is in line with the city master plan and only the front 450 feet along Huron River Drive was requested to be changed from residential to light industrial.

"The area is well-suited for industrial purposes, having close proximity to Metro Airport and nearly direct access to I-275, as well as rail frontage," Oakes said.

Oakes also said the proposed industrial park would provide needed sites for the location and expansion of small manufacturing firms that would be essential to Romulus.

Councilmember Jimmie Rasberry said he personally knows the developers (Joel and David Helfman) and would be in favor of the project.

Councilmember Ellis Pennington said his primary concern was traffic build-up coming off Huron River Drive.

A motion was made to rezone the property and was approved by a six-to-one vote, with Councilmember Bill Wadsworth opposing.

Sweeney will still have to come before city councilmembers again for the final site plan review.

Homecoming is in full swing

By MARGO DEWEY
ANP Staff Writer

Homecoming events have already begun this week at Romulus High School with dress-up days and penny drives for each class.

This Friday, a pep rally will spark the weekend events as more than 1,200 students will huddle together and give momentum to the school football team. The rival for the weekend is Milan High School.

Evelyn Hopewell, student government co-advisor, has been working with the students trying to organize the homecoming.

"At 5 p.m. Friday, there will be a Homecoming Parade

starting in the City Hall parking lot. The route will be Goddard Road to Five Points, north on Ozga Road to the Junior High," Hopewell said.

During halftime of the game, the school band will rouse the students on to a hopeful victory and the Homecoming Court will parade down the field in formal attire, Hopewell said. The game starts at 7:30 p.m.

"There will be a Homecoming Dance at 7 p.m. Saturday, which is semiformal. There will be a disc jockey," Hopewell said.

Hopewell said it's a long process to organize all the events, but the students are learning leadership and responsibility.

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The Romulus Roman
Thursday, Oct. 11, 1990
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PUBLIC NOTICES: A special section of Romulus public notices can be found in your newspaper today. They are in section F.

HOME DELIVERY ... 729-4000
CLASSIFIED ADS ... 729-3300
NEWSROOM ... 729-4000

Gas prices continue upward spiral

By JOAN DYER-ZINNER
Belleville City Editor

If you want the best gasoline price in town, you'd better shop around.

A survey of gasoline stations in Romulus and Belleville on Monday revealed prices ranged from \$1.29.9 to \$1.37.9 per gallon for regular unleaded gas. Premium unleaded gasoline ranged from \$1.46.9 to \$1.59.9 per gallon at the same locations.

The purchase of 10 gallons of regular unleaded gasoline would cost \$12.99 at a Beech-Daly and Eureka Road location, while the same purchase would cost \$13.39 at the corner of Wayne and Ecorse roads and \$13.99 at an Inkster-Eureka Road location.

In the Belleville area, 10 gallons of regular unleaded gasoline would cost: \$13.79 at a Belleville Road and Interstate-94 location; \$13.49 at Fifth and Main streets; \$13.29 at Main and Second streets; and \$13.69 at Haggerty Road and I-94 station.

The premium or super gasoline prices that were surveyed on Monday showed the follow-

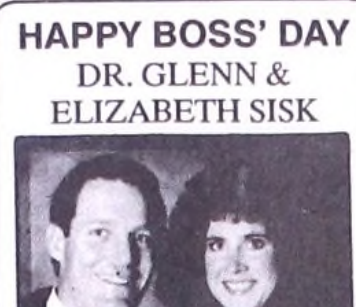
ing costs to consumers for a 10-gallon purchase: \$15.59, Belleville Road and I-94; \$15.39, Fifth and Main streets; \$14.79, Main and Second streets; \$15.49, I-94 and Haggerty Road; \$14.99, Wayne and Ecorse roads; \$15.49, I-94 and Wayne Road; \$14.99, Goddard and Wayne roads; \$14.59; \$15.99, Inkster and Eureka roads; and \$14.69, Beech-Daly and Eureka roads.

At the beginning of September, a survey revealed unleaded regular gasoline prices from \$1.20.9 to \$1.27.9 per gallon, or from \$12.09 to \$12.79 for a 10-gallon purchase.

Although U.S. consumers appear to be deeply affected by the price hikes, which began after the Persian Gulf crisis, Canadian drivers are reaching even deeper in their pockets to purchase gasoline.

At an Eureka Road gasoline station on Monday morning, a Windsor, Ont., couple filled up four 10-gallon containers of gasoline.

Gasoline is about \$2.75 per gallon in Canada, making the trip to the U.S. for fillups an economical venture, the Windsor residents said.



HAPPY BOSS' DAY

DR. GLENN &

ELIZABETH SISK



You're the Greatest Chiropractors - We enjoy working for you.

Love,

Bernie, Vicki & Stacie

Watch for these special sections coming soon in the Associated Newspapers ...

International Credit Union Week - Oct. 18

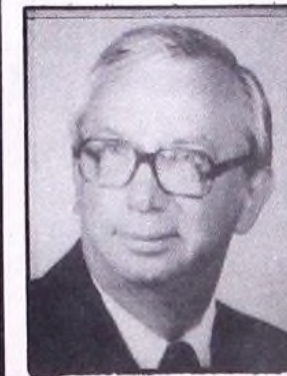
Dining & Entertainment - Nov. 1

Cookbook Tab - Nov. 8

Gift Guide 1 - Nov. 15

Be sure your advertisement is included ... call

729-4000 NOW!

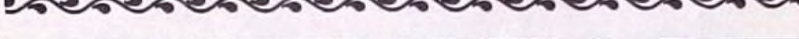


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Judge Candidate 34th District Court

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26 yrs. experience in all areas of law
Active in community organizations
Member American & Michigan National Bar Assoc.
Member National, State and Local Trial Lawyer's Associations

Paid for by Committee to Elect Felix F. Rogalle, P.O. Box 275, Romulus 48174



Watch for these special sections coming soon in the Associated Newspapers ...

Dining & Entertainment Tab - Nov. 1

Cookbook Tab - Nov. 8

Gift Guide 1 - Nov. 15

Be sure your advertisement is included ... call 729-4000 NOW!

MICHIGAN DEPARTMENT OF NATURAL RESOURCES

P.O. Box 30028

Lansing, Michigan 48909

NOTICE OF PUBLIC HEARING

TAKE NOTICE, That the Michigan Department of Natural Resources proposes to hold a formal public hearing at the Sumpter Township Hall, 23480 Sumpter Road, Belleville, Michigan, at 6:00 p.m., Tuesday, the 16th day of October 1990.

The purpose of this hearing is to secure the views of interested persons concerning the following application for permit:

Application for Permit 90-14-630 under the Inland Lakes and Streams Act, 1972 Public Act 346, as amended, by Holloway Sand & Gravel Co., Inc., 29250 Wixom Road, Wixom, Michigan, to seek authorization for the mining or extraction of sand for commercial purposes. It would involve the extraction of sand to be stockpiled in and adjacent upland area to be dried before sale. The area involves three wetlands and would result in the creation of a 46 acre lake, T4S, R8E, Section 31, Sumpter Township, Wayne County, Michigan.

The application may be reviewed in the Pontiac Field Office, Land and Water Management Division, 2455 North Williams Lake Road, Waterford, Michigan, during normal office hours.

The hearing will be held pursuant to Section (6) of the cited statute. The hearing will not be a court-type proceeding; witnesses will not be sworn, and there will be no cross-examination. Public Hearings are primarily informational and are held to encourage the expression of views and presentation of facts.

The Michigan Department of Natural Resources will, upon written request, provide a copy of the Department's decision on this application.

MICHIGAN DEPARTMENT OF NATURAL RESOURCES

Les Thomas

Permit Consolidation Unit

Land and Water Management Division

Date: August 29, 1990

Publish: October 4, 1990

October 11, 1990

Club selects new officers

New officers will lead the GFWC-Belleville Area Intermediate Study Club into a busy season of activities.

Beginning their two-year terms of office are Nancy Sawyer, president; Sandra Lauth, vice president; Ellie Grudzien, treasurer; Gloria Gardner, secretary; and Sharlene Tator, parliamentarian.

Committee members Christine Tator, conservation; Gayle Bellamy, international affairs; Ellie Grudzien, public affairs; Gloria Gardner, arts; and Sandra Lauth, education. Lauth will be co-hostess of the November gathering at Girlstown, and Bellamy and Christine Tator will co-chair the Giving Tree project at the Fred C. Fischer Library.

After hearing an update on the progress on the remodeling of the old Victory Park Comfort Station into a community center, the club members voted to

**1 man dies,
1 injured
in car crash**

A 23-year-old Belleville man was killed last week in a head-on collision in Washtenaw County last Wednesday.

Killed in the accident was Russell Alfred Martin of Belleville, who was a passenger in the car driven by James Michael Seamon of Canton Township. Martin was reported to have died instantly of head injuries in the crash. Seamon was taken to St. Joseph Mercy Hospital and listed in serious condition.

Joseph Burnett, 27, of Indiana, who was the driver of the truck, was not injured in the crash.

Police reports indicate the car was driving the wrong way when it struck the tractor-trailer.

Beginning October 18, you must dial "1-313" or your long distance call will not go through.

As of October 18, if the first three digits of your phone number are listed below, you must dial "1-313" when dialing long distance within the 313 area. Otherwise, your call won't be connected. Because that's when final conversion of your neighborhood to "1-313" long distance dialing will be complete. So if you haven't already reprogrammed your speed calling, call forwarding, modem communications software and automatic

dialers, you should do so immediately.

And remember, local and zone calls are still seven digits. Not sure what's long distance and what's not? Just check the front of your Ameritech PagesPlus® White Pages directory.

Thanks for dialing "1-313." Because by doing it you're helping to create 1.5 million new phone numbers for our area. And a completed call for yourself.

Beginning October 18, if the first three digits of your phone number are listed here, you must dial "1-313" for long distance calls in the 313 area.

397

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International Credit Union - Oct. 18
Dining & Entertainment Tab - Nov. 1
Cookbook - Nov. 8
Be sure your advertisement is included ... call 729-4000 NOW!

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ROMULUS NEWS DIGEST

Local contestant wins money

Frank Lukas of Romulus won \$2,500 last week as a contestant on the TV game show "Fame and Fortune."

The show is broadcast on WDIV-TV at 7:30 p.m. Saturdays with live drawings of the Daily 3, Daily 4, Zinger and Lotto games included.

Besides winning the money, Lukas said he especially enjoyed the limousine ride, lunch at the Whitney restaurant in downtown Detroit and meeting other contestants.

"This is the first time I ever won anything," he said. "It feels pretty good to win the money. Hopefully, this will help change my luck around and I will start winning more and more in the future."

Lukas said the money he won has been spent as part of a monthly payment on a Mack truck.

"It all went in one shot," he said. "I thought going in I was going to win the grand prize of \$50,000, but it was a pleasant surprise to win \$2,500. It was well worth my time going down there."

Health Center plans meeting

The Romulus Adolescent Health Center Council will stage a meeting at 2:30 p.m. Oct. 11 at the Romulus Senior High School library.

The high school is located at 9650 S. Wayne Road.

The meeting is open to the public.

For more information, call 941-1400.

Poems wanted for contest

Poems are now being accepted for entry in the "Awards of Poetic Excellence" poetry contest sponsored by the Sparrowgrass Poetry Forum.

Cash prizes totaling \$1,000 will be awarded, including a \$500 grand prize. The contest is free to enter.

Poets may enter only one poem, 20 lines or less, on any subject, in any style. The deadline for entries is Nov. 30, 1990. All poems entered will be considered for publication in the summer 1991 edition of "Poetic Voices of America," a hardcover anthology.

Poems should be sent to Sparrowgrass Poetry Forum Inc., Dept. M, 203 Diamond St., Siserville, W.V., 26175.

Jaycees to start local chapter

The Jaycees are looking to recruit a few good men – and women – between the ages of 21 and 39 for membership in a new Romulus chapter.

The Jaycees is a worldwide organization with more than 350,000 members nationwide. The organization focuses on leadership and training through community involvement.

For more information on the Romulus Jaycees, phone Mr. Bagazinski at 522-2247.

City wants recyclables

City officials are asking residents to drop off recyclable items in the City Hall parking lot from 10 a.m. to 2 p.m. Oct. 12 and from 9 a.m. to 1 p.m. Oct. 13.

Recyclable items accepted include glass, plastics, newspapers, aluminum, tin, motor oil and car, boat and small batteries, according to Jeffrey Martell, coordinator for community development.

Civic League changes meetings

The Romulus Civic League has changed the regular meeting dates from the first and third Thursdays of the month to the first and third Tuesdays of the month at 6 p.m. The meetings will be staged at 11495 Wahrman Road.

Elite Teens told no way

By MARGO DEWEY
ANP Staff Writer

Romulus councilmembers were leery to waive a no-fee permit request from Michigan Elite Teens who want to peddle door to door in the city selling pre-packaged candies and cookies.

Last week, councilmembers tabled action allowing the permit fee to be waived because local police say Fred Longton, Michigan Elite Teens director, has children who are too aggressive with their sales approach.

"We deal with 200 to 300 people in the area. Certainly, there are a number that are aggressive," Longton said.

Since 1984, Michigan Elite Teens, a non-profit corporation, has been working with teenagers to provide job training opportunities, recreational activities and substance abuse awareness programs.

"The teens in our program learn how to communicate, are taught sales techniques, are required to live up to a code of ethics which includes responsibility and integrity, and they earn 25 percent of all revenues they generate," Longton said.

Longton said 50 percent of all the revenues goes to teen-agers to fund the youth programs, recreational activities and quarterly drug-free seminars.

Mayor Pro Tem Randolph Gear said he is in support of programs for children but heard from the local police department the teens weren't getting picked up in a timely manner and they were aggressive.

"I have a problem with the discipline factor. I'm wondering what's taking place at the top," Gear said.

Councilmember Noah Bergeron said he couldn't support waiving the fee permit after hearing the police comments.

Mayor Beverly McAnally said she has local high school students stand on her porch trying to sell gift wrap and other goods, and she has a problem buying from them, let alone an organization.

Poets may enter only one poem, 20 lines or less, on any subject, in any style. The deadline for entries is Nov. 30, 1990. All poems entered will be considered for publication in the summer 1991 edition of "Poetic Voices of America," a hardcover anthology.

Poems should be sent to Sparrowgrass Poetry Forum Inc., Dept. M, 203 Diamond St., Siserville, W.V., 26175.

Schools thank area businesses

Partnerships for Education is giving special recognition to more than 60 Romulus businesses this year which provided resources for the Romulus schools.

The following businesses are being recognized: • Airborne Airport Corporation, Appletree Rehabilitation Services, Associated Newspapers Inc., Aztec Manufacturing, B.A. Oakley, Attorney at Law, Burlington Air Express, Caterair International, Central Distributors of Beer Inc., Chevrolet-Pontiac-Canada Group, City of Romulus, Community Methodist



Runners prepare to break the Crop Walk sign at the beginning of the 11-mile hike, which started in Romulus and ended in Belleville. Rain and high winds did not dampen the spirits of the participants. ANP special photo



Runners prepare to break the Crop Walk sign at the beginning of the 11-mile hike, which started in Romulus and ended in Belleville.

Rain can't dampen walk

By MARGO DEWEY
ANP Staff Writer

Romulus resident Lloyd McNabb said Sunday he was ready to make the 11-mile walk from Romulus Methodist Church to St. Anthony's Catholic Church in Belleville.

Residents Marci Tomchick and Stacie Zilka are pros at challenging hikes. They said they used to walk for the March of Dimes.

As dozens of walkers huddled together at the starting line wearing bright red "Crop Walk" T-shirts, most seemed to overlook the threat of rain. Before the walkers broke the starting-line banner, a "walk litany" was read out loud by the participants. The litany stressed the need for safety and hope to feed the hungry.

Despite the miserable weather, the 1990 Romulus "Crop Walk" to feed the hungry was a huge success Sunday.

More than 152 residents of Romulus and Belleville trudged through the cold and rainy afternoon and collected more than \$4,500 to help the needy worldwide.

Carolyn Landis, chairwoman of the Outreach committee for the Romulus Methodist Church, organized the Romulus side of the walk and was very pleased with the participation.

"Romulus high principal Tom Dolan walked and brought some kids from the high school. Lance Knudson (a math teacher) also walked and raised \$403," Landis said.

Each walker wore a Crop Walk T-shirt paid for by 18 businesses in the community. Landis said although there was a definite increase in the number of walkers and money collected this year from last year, she still wants to get other churches involved.

"Everyone benefits. A lot of people don't realize the money collected from the walk will go to the Romulus Helping Hand and the Romulus Help Center."

Romulus Roman

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CITY OF ROMULUS REQUEST TO RECEIVE BIDS FOR

BID # 90-46

ITEMS(S) DEMOLITIONS 90-2

35572 Border, 11350 Grover, Behind 13150
Inkster, 27442 Newcastle, 6211 Washington,
6260 Washington, 11452 Whitehorn

Sealed proposals on the above project will be received in the office of the City Clerk, 1111 Wayne Road, Romulus, Michigan until 2:00 p.m., October 15, 1990. At that time said proposals will be publicly opened and read.

(1) Bids shall be submitted on forms furnished by the City and shall be enclosed in an envelope clearly endorsed with the Bid Number and Item before being returned to the City Clerk's Office. Bid forms may be obtained from, Lynn A. Conway, Finance Coordinator, 1111 Wayne Road, Romulus, Michigan 48174.

(2) The right is reserved to reject any and all bids and proposals and to waive technicalities. A proposal guarantee in the amount of five (5%) percent of the bid will be required.

Linda R. Choate, Clerk

City of Romulus

Publish: October 4, 1990

October 11, 1990

U.S. Postal Service STATEMENT OF OWNERSHIP, MANAGEMENT AND CIRCULATION Required by 39 U.S.C. 3685			
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7. Owner (If owned by a corporation, its name and address must be stated and also immediately thereunder the names and addresses of stockholders owning or holding 1 percent or more of total amount of stock. If not owned by a corporation, the names and addresses of the individual owners must be given. If owned by a partnership or other unincorporated firm, its name and address, as well as that of each individual must be given. If the publication is published by a nonprofit organization, its name and address must be stated.) (Item must be completed.)			
Associated Newspapers, Inc.	35540 Michigan Ave., West, Wayne, MI 48184		
David J. Willett	P. O. Box 339, Wayne, MI 48184		
8. Known Bondholders, Mortgagors, and Other Security Holders Owning or Holding 1 Percent or More of Total Amount of Bonds, Mortgages or Other Securities (If there are none, so state)			
Full Name	Complete Mailing Address		
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9. For Completion by Nonprofit Organizations Authorized To Mail at Special Rates (DMM Section 423.12 only) The purpose, function, and nonprofit status of this organization and the exempt status for Federal income tax purposes (Check one)			
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10. Extent and Nature of Circulation (See instructions on reverse side)	Average No. Copies Each Issue During Preceding 12 Months	Actual No. Copies of Single Issue Published Nearest to Filing Date	
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11. I certify that the statements made by me above are correct and complete	(See instructions on reverse side)		
Signature and Title of Editor/Publisher/Business Manager or Owner <i>Susan Willett, Publisher</i>			

School board member plays other roles

By PATRICIA BROWN
ANP Staff Writer

He is known as school board member, state school board member, announcer at John Glenn football games, a 25-year Ford Motor Co. employee, a football booster, father of three and husband.

Involved is a good way to describe Matthew McCusker.

Since 1982, McCusker has been a member of the Wayne-Westland school board. He was appointed at a time when being a school board member was not a popular position in the community. Residents had voted to recall four board members.

Ever since, the road has been uphill. Especially for McCusker, Sharon Scott and Kathleen Chorbagian — the only board members left from that time. Not only did the community re-

call the four board members, but it also took back any trust remaining between citizens and school officials.

McCusker has been through tough times and again he and other board members are facing tough times.

"It's a lot of work being on the school board. There's a lot to learn and there isn't a class to teach you all you need to know. The only way to learn is to become a member of the board," McCusker said.

For most people, being on the school board is like having a second job — for McCusker it's like having three jobs. Not only is he the president of the Wayne-Westland school board, but he was recently re-elected to the Michigan Association of School Boards, which represents more than 560 school districts across the state. McCus-

ker is vice president of that board.

McCusker first became involved in the school district when his kids were in elementary school. In the early 1980s, he became more involved as a football booster when his son Michael was on the team.

His involvement with the schools really took off in November 1982, after the recall. McCusker received a call from some fellow football boosters. Little did he know the call would change his life.

"They asked if I would be interested in being on the board. They said, 'We think you would be a good addition to the board,'" he said.

McCusker had to take some time to think about it.

"The more I thought about it, the more I liked the idea. We all

have a responsibility to the community. I like the idea of having the ability to do things and make things happen," McCusker said.

One of his major accomplishments is bringing computer-aided design and computer-aided manufacturing courses to John Glenn High School, Wayne Memorial High School and the William D. Ford Vocational School.

"Today, those programs are going great," he said.

These days, McCusker — along with many other school board members of in-formula school districts — is fighting to have education funded equally.

"Whatever small part we play, whether it's sitting at a board meeting listening to the achievements of our students, we're a part of that. With all the problems facing the school dis-

trict — negotiations, finances — we're still a great school district.

"You can walk into any of these buildings when school is in and find there is magic going on."

All seven current board members have made it a common practice to show up in school buildings.

"We don't go in there and say 'We're here. I'm a school board member.' People have many misconceptions. We're just like everyone else. All of us have kids who have gone through these schools," he said.

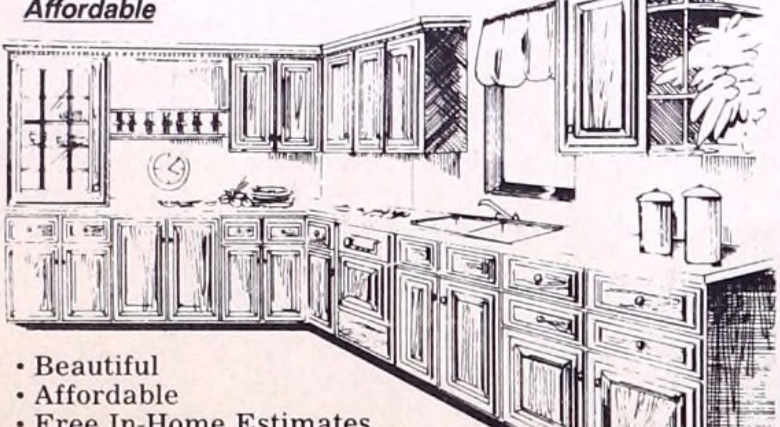
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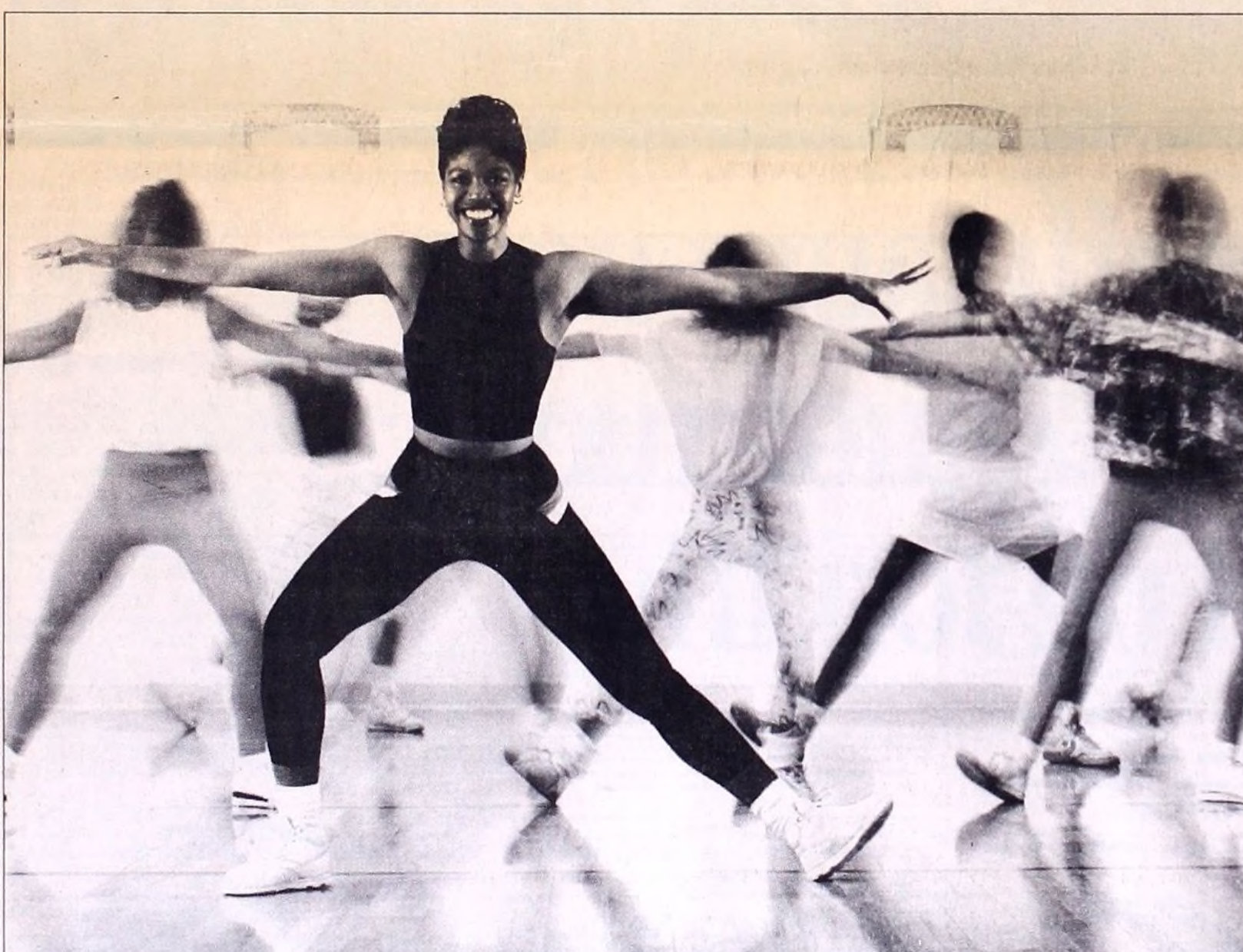
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CHARTER TOWNSHIP OF CANTON BOARD PROCEEDINGS OCTOBER 2, 1990

A regular meeting of the Township Board of the Charter Township of Canton was held at 1150 South Canton Center Road on Tuesday, October 2, 1990. Supervisor Yack called the meeting to order at 7:05 P.M.

ROLL CALL:

Members Present: Bennett, Kirchgatter, LaJoy, Prenczky, Sheffery and Yack

Members Absent: Brown

STAFF PRESENT:

Calabrese, Casari, Dingeday and Machnik

ITEM 1 SUMP PUMP DEMONSTRATION:

A demonstration of the proposed sump pump system was given to the Board.

Motion by Kirchgatter, supported by Sheffery, to go into closed session at 6:40 P.M. to discuss pending litigation with Attorneys Tim Cronin and David Berry.

Ayes: Bennett, Kirchgatter, LaJoy, Prenczky, Sheffery and Yack

Absent: Brown

ROLL CALL FOR CLOSED SESSION:

Members Present: Bennett, Kirchgatter, LaJoy, Prenczky, Sheffery and Yack

Members Absent: Brown

Motion by Prenczky, supported by LaJoy, to return to open session at 10:03 P.M.

Ayes: Bennett, Kirchgatter, LaJoy, Prenczky, Sheffery and Yack

Absent: Brown

Motion by LaJoy, supported by Kirchgatter to adjourn the Meeting at 10:04 P.M.

Ayes: Bennett, Kirchgatter, LaJoy, Prenczky, Sheffery and Yack

Absent: Brown

Thomas J. Yack

Township Supervisor

Loren N. Bennett

Township Clerk

CHARTER TOWNSHIP OF CANTON ZONING BOARD OF APPEALS OCTOBER 18, 1990

NOTICE IS HEREBY GIVEN THAT THERE WILL BE A MEETING OF THE ZONING BOARD OF APPEALS OF THE CHARTER TOWNSHIP OF CANTON ON THURSDAY, OCTOBER 18, 1990, AT 7:30 P.M. THE MEETING WILL BE HELD IN THE FIRST FLOOR MEETING ROOM OF THE TOWNSHIP ADMINISTRATION BUILDING LOCATED AT 1150 S. CANTON CENTER ROAD. THE FOLLOWING AGENDA WILL BE DISCUSSED:

PLEDGE OF ALLEGIANCE TO FLAG

ROLL CALL: DALEY, DEMOPOULOS, NASIATKA, PREBLICH, PRINCE

ACCEPTANCE OF AGENDA

1. REX RUARK, REPRESENTING NEW VENTURE DEVELOPMENT, LTD., 3330 WARREN RD.-STE. 206, WESTLAND, MI 48185, APPEALING SECTION 26.02, SCHEDULE OF REGULATIONS OF THE CANTON TOWNSHIP ZONING ORDINANCE REGARDING MINIMUM LOT AREA (WIDTH), PARCEL NO. 107-99-0008-000 LOCATED ON THE EAST SIDE OF CANTON CENTER RD. BETWEEN GEDDES AND PALMER RD. THE APPLICANT WISHES TO OBTAIN A PROPERTY SPLIT, ALLOWING THE SALE OF 1.37 ACRES AND THE DEVELOPMENT OF THE REMAINDER, 8.89 ACRES (PLANNING)

2. AVRES, LEWIS, NORRIS & MAY, REPRESENTING THE WESTERN TOWNSHIP UTILITIES AUTHORITY (WTUA), 46555 PORT ST., PLYMOUTH, MI 48170, APPEALING SECTION 26.03, SCHEDULE OF REGULATIONS OF THE CANTON TOWNSHIP ZONING ORDINANCE REGARDING MINIMUM FRONT YARD SETBACK TO CONSTRUCT AN UNDERGROUND EQUALIZATION BASIN ON PARCEL NO. 002-99-0002-000, LOCATED ON THE SOUTHEAST CORNER OF JOY AND HAGERTY RD. (PLANNING)

3. TED MAGURAN, REPRESENTING AFFILIATED MANAGEMENT GROUP/CANTON CARE CENTER, 1375 INKSTER RD., INKSTER, MI 48141, APPEALING SECTIONS 6.02 L1; L3; REGARDING LOT AREA AND SETBACKS FOR SITE DEVELOPMENT STANDARDS FOR NON-RESIDENTIAL USES (HOSPITAL) TO RENOVATE EXISTING VACANT BUILDING AS AN ALCOHOLIC REHABILITATION CENTER. THE PROPERTY IS LOCATED AT 43825 MICHIGAN AVENUE, BETWEEN SHELDON AND MORTON TAYLOR RD. PARCEL NO. 133-02-0040-005. (PLANNING)

4. MEMO REGARDING REVISION TO SIGN ORDINANCE, DATED 9-20-90.

5. MEMO FROM ATTORNEY REGARDING LOT SPLITS AND VARIANCES TO LOT SIZE REQUIREMENTS.

APPROVAL OF THE MINUTES OF THE SEPTEMBER 20, 1990 MEETING.

LOREN N. BENNETT
CLERK

PUBLISH: October 11, 1990

IN RECOGNITION OF NATIONAL BUSINESS WOMEN'S WEEK

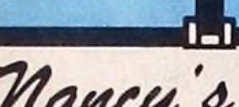
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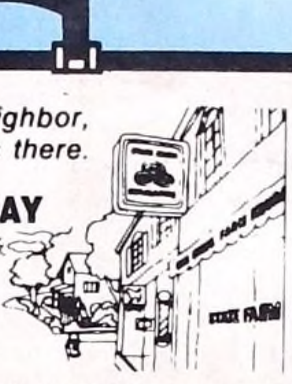
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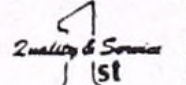
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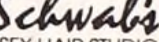


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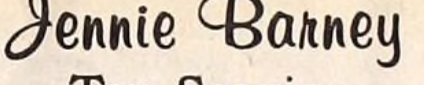
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This week has been set aside as National Newspaper Week, a period established to recognize the importance of newspapers in our society.

"Were it left to me to decide whether we should have government without newspapers or newspapers without government, I should not hesitate for a moment to prefer the latter," wrote Thomas Jefferson in 1787.

It is only fitting then that we, at the Associated Newspapers, should take time out to pay tribute to those who make your weekly newspaper a reality, and to, perhaps, offer you a quick glimpse at how community journalism affects lives.

In our list of tributes, most certainly, we must include the writers, the reporters, the editors, the publishers, the printers, the salespeople, the accountants, the carriers, the typesetters, the mail carriers, the keyliners, the truck drivers, the tele-

marketers, the switchboard operators, the computer operators, the photographers, the artists, the district managers, the news sources and the advertisers and all others with whom we do business daily.

Most importantly we must thank you, the reader, for your continued and loyal support, your comments, your criticisms, your ideas, your viewpoints.

During this special week, we cherish the chance to again thank all of those involved in our effort - the distribution of news.

And we again turn to Thomas Jefferson...

"The basis of our government being the opinion of the people, the very first objective should be to keep that right. Our liberty depends on the freedom of the press, and that cannot be limited without being lost."

BARBARA WILSON
Managing Editor

Newspaper is learning tool

By PATRICIA BROWN
ANP Staff Writer

Some teachers in school districts across the country are trying to teach students the value of a newspaper - outside of cartoons and the sports pages.

When Edison Elementary School students became pen pals with soldiers stationed in the Persian Gulf area, teacher Pat Quinn started bringing in news articles and magazines, such as Newsweek and Time magazines, so the students could read about the events and learn more about the geography of the area.

Last year, sixth-grade students at Roosevelt-McGrath Elementary School in Wayne made, marketed and sold their own school newspaper. The students also sold advertising. They planned interviews, wrote stories. Two students helped their teacher layout the articles and ads.

"It taught them all of the aspects of running a business, and it made them get involved with writing," Roosevelt teacher Karen Paling said.

Part of the process included learning newspaper terms such as copy, editing, headlines, banners, managing editor, photographer, according to Paling.

The students were also expected to read a newspaper.

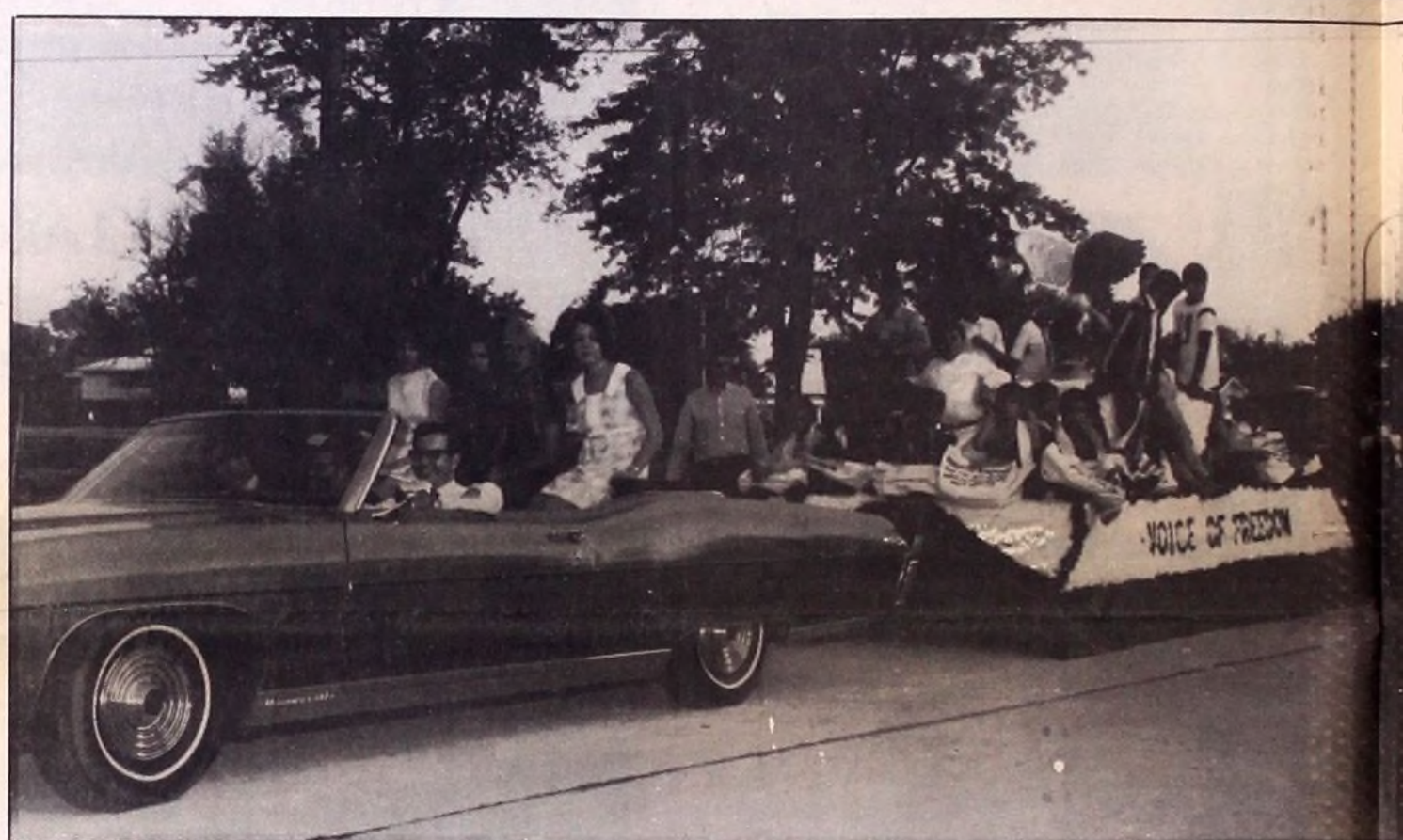
"This taught them new vocabulary," she said.

Paling also showed students the different types of newspapers and the role they have in the community.

"The local papers give the kids a chance to find out what is happening in their own community," she said.

This year, Paling has asked her class to write a 200-word essay about the Persian Gulf Crisis. Besides television news, Paling is bringing in Time and Newsweek magazines and issues of USA Today.

The appearances of newsrooms have changed considerably in past years. In the 1960s as pictured above, the newsroom of Associated Newspapers was dominated with men and was filled with manual typewriters. The newsroom of today is equally mixed between male and female reporters, and is filled with computers. The relationship between the community and its newspapers, however, has not changed. Newspaper carriers (right) were applauded as they ride on a parade float in downtown Wayne.



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Students learn value of free press

By JOAN DYER-ZINNER
Belleville City Editor

The pen is mightier than the tube.

At least it is in the classroom of 11 North Middle School students who read *The Enterprise* for sports and school news each week.

Teacher Martha Gregg included newspaper reading in her classroom to make her students more aware of what is happening in their community.

"Most of the students watch television, but they don't have much information about what is happening in their own community," Gregg said. "I believe reading the newspaper in the classroom will provide them with community news and, in addition, promote more reading."

Gregg used a Oct. 4 story about local servicemen, who are on duty in the Persian Gulf area, for class discussion. Following the discussion, the class voted to write letters to Alan Currie, one of the local servicemen serving aboard the U.S. Wisconsin.

"I'm also planning to use the editorial page as a source for some class writing projects," Gregg said.

The North Middle School instructor said she has successfully used newspapers in her classrooms on previous occasions.

Student Kevin McAfee prefers "people stories" in the newspaper, and also enjoys reading about sports and school activities.



Checking out the latest edition of *The Enterprise* are North Middle School students Amanda Osborne and Jonathan King (seated), and Bryant Brown (standing, left), Tommy Bosley, Robert Williams, Kevin McAfee, Gary Beaver, Ronnie Gendron (holding the newspaper), Pat Kraska, Laurie Brock and Hosea Bean. ANP photo by Joan Dyer-Zinner

"I like the idea of writing to Alan Currie," he said. "I want to ask him if he feels scared and if he is comfortable there. I hope he answers our letters so we can find out more about the Persian Gulf."

Sports stories catch the eye of student Hosea Bean, but articles about new cars also interest him.

"I like sports so I read sports stories, but that's not what I want to do. All my family is into athletics, but I think it's time for a change. I want to be a scientist," Hosea said.

Ronnie Gendron likes to read the newspaper to find out if anything exciting is happening in his community. Ronnie also likes stories about football and

other sports. Football fan Gary Beaver likes to read about his favorite sport in the newspaper, and he is also interested in finding out more about the Persian Gulf crisis.

And, what would make *The Enterprise* more fun to read? - comics, said Gary, Amanda and Ronnie.



Area residents Natalie and Nathan Bechtol (above) make up the dynamic duo which helps deliver thousands of copies of *The Canton Eagle* to local doorsteps each week. Newspaper carriers throughout the country are being honored this week, as part of National Newspaper Week.

Newspapers available to handicapped

For some, access to a free press is a moot point.

Those who are visually or physically impaired are sometimes unable to gain access to the information so many citizens take for granted.

The national news is accessible as it is available on radio and television, as well as in print. Local news, however, is not as easy to come by.

In 1991, Associated Newspapers, Inc., in cooperation with Readings for the Blind (based at the Wayne-Westland Public Library) will fill that void.

Local news will be read onto a tape and distributed each week to eligible visually and physically handicapped residents.

A testing period will begin in January with a handful of subscribers to the Readings for the Blind program. After a month of testing, the service will be available to all those registered with

the program.

"We hope to reach those residents who have no other access to local news," said Barbara Wilson, managing editor of Associated Newspapers. "It is only fair that they know what is happening in the community in which they live."

The newspaper will be read onto a tape by a volunteer with the Readings for the Blind. Subscribers to the service will receive their tapes in the mail Friday, and will be asked to return the tapes the next week.

A volunteer force of readers will be assembled to read the pages of *The Canton Eagle*, *The Belleville Enterprise*, *The Inkster Ledger Star*, *The Romulus Roman*, *The Wayne Eagle* and *The Westland Eagle*.

All the news will be read including special sections, *Suburban Living* magazine, crime news and news from city council,

school board and county meetings. Advertising, retail and classified, will not be read in the beginning, but may be added to the program as it progresses.

It will require a great deal of tapes to accomplish this task,

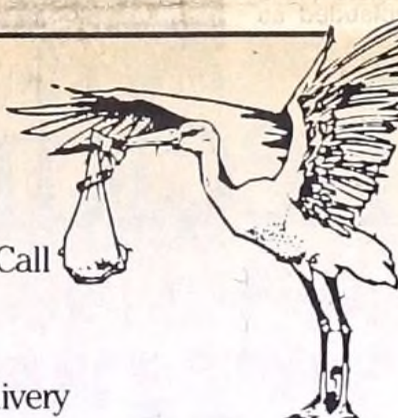
according to Wilson. Some sponsors will be sought to help fund the project. There will be no charge to subscribers.

"During the testing period we will establish if there is really interest in the program," Wilson said. "There are no similar programs in the state by which we can judge."

Letters will be distributed soon to identify a test group.

For more information about the program, phone Barbara Wilson at 729-4000.

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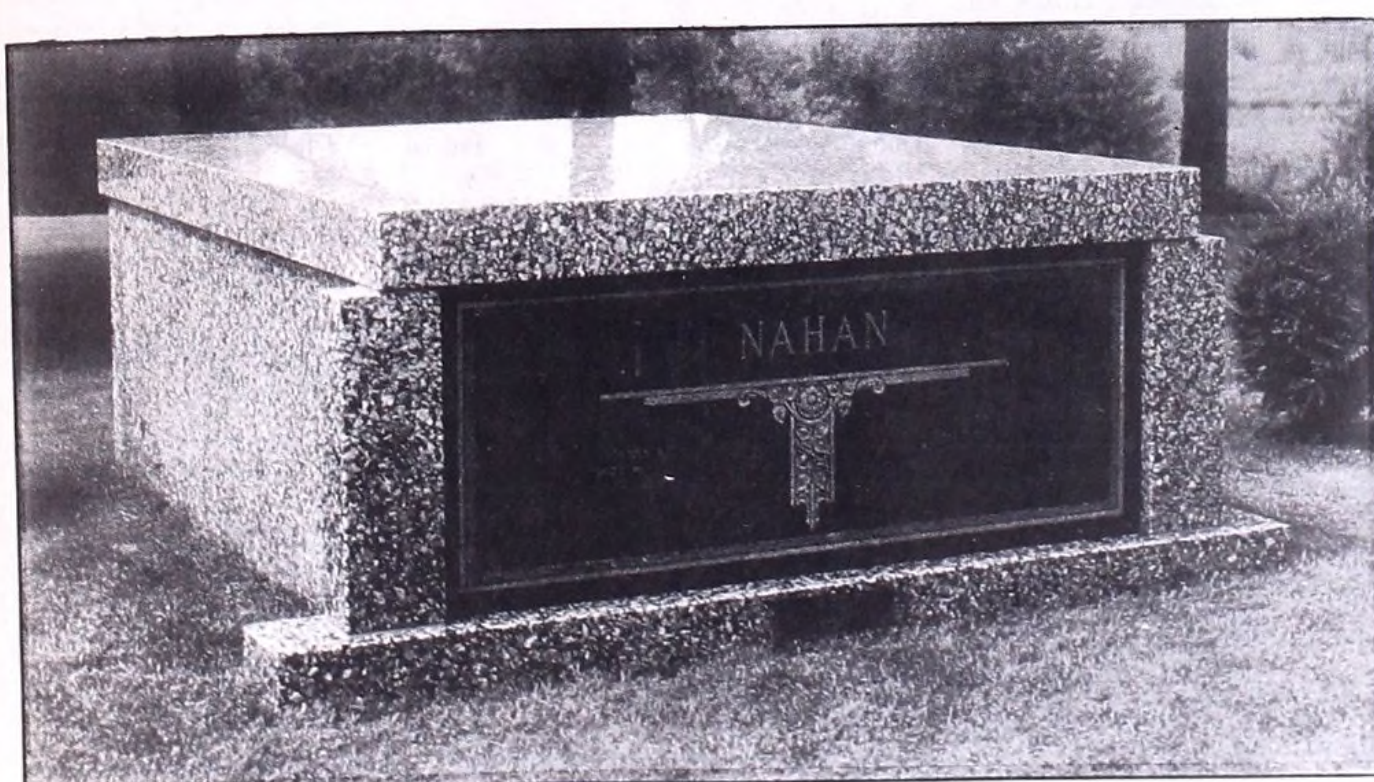
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LOCAL NEWS DIGEST

Carpet for sale

The Michigan State Senate has announced the public sale of the carpeting which covered the Senate floor for the past 10 years. A public drawing will be staged to ensure that all of those interested are given an equal opportunity.

The carpet was installed in the Senate in 1979 and was removed in 1989 as part of the Capitol restoration project.

There are more than 200 pieces available with each piece containing a reproduction of the Michigan Coat-of-Arms or the outline of the state.

The drawing will be staged Nov. 15. Those interested should send in a post card containing their name and address. Entries must be postmarked by Oct. 31. Only one entry per person is allowed and only post cards will be accepted. Winners will receive mail notification of the opportunity to purchase a piece of carpet. The price is \$25 per piece. Each piece is 27 inches square.

Mail entries to: Senate Carpet Drawing, Office of the Secretary of the Senate, P.O. Box 30036, Lansing, MI 48909.

Friends win award

Friends of the Rouge was once again selected as winner of the National Take Pride in America Award. This is the second time they have received the award.

Friends of the Rouge was selected for their efforts to clean up the Rouge River.

Aeronautics leader tapped

Gilbert Cargill has been tapped as the new chairman of the Michigan Aeronautics Commission.

He was selected by an eight-member commission to succeed Daniel Knopper of Inkster.

Knopper will continue to serve on the commission.

Family office has moved

The Dearborn Office of Family Service of Detroit and Wayne County has moved from its location on Newman Avenue to Garrison Place West, at Michigan Avenue and Outer Drive. The phone number remains 274-5840.

The office services residents of Inkster, Wayne and portions of Canton Township.

Psychiatrist hosts show

Ghulam Qadir M.D., former Chief of Psychiatry at Oakwood Hospital and current active physician on Oakwood's medical staff, will host a live call-in show, "Less Today, More Tomorrow" later this month.

The show will air on United Cablevision in the Downriver area on Channel 28 at 7 p.m. Oct. 22. The topics include anxiety, panic and obsessive compulsive disorders.

Qadir's guests will include Kenneth Schooff, M.D., chief of Psychiatry at St. John Hospital in Detroit and Philip Veenhuis, M.D., chief of Psychiatry at Providence Hospital in Southfield.

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Man 'on mark' with question

By JOAN DYER-ZINNER
Belleville City Editor

Only one of six people interviewed last March was right on target with his response to the Associated Newspaper editorial question, "How will the Tigers do in the 1990 season?"

At the close of the season last week the Tigers had 79 wins and 83 losses, for a .488 percentage, and a third-place finish in the American League East Division, behind Boston and Toronto.

Kelley O'Neal of Belleville, who was signed by the Tigers and played for the Niagara Falls farm club last season, responded correctly the Tigers would end the season in third

place.

"The team will end up in third place or higher. It'll take a couple of years to get back to the top," he said during the interview.

Close to a correct response was the prediction of Richard Clegg of Wayne, who said the Tigers would finish near the top, but not in first place.

Romulus Athletic Director Fred Coleman had predicted the Tigers would end the season in fourth or fifth place because of their lack of offensive power.

Danny Reyes, a General Motors Corp. job bank employee from Wayne speculated the Tigers would go all the way.

"I think they're going to

make it all the way to the playoffs. This year, Sparky's really got a hold of them," Reyes said in late March.

Tom Borg, a customer service consultant from Canton Township, predicted Detroit would do better than in the previous season.

"I think they're going to do better than last year, but they have a long rebuilding process ahead of them," said Borg, who attended a preseason baseball camp.

"I think they're going to do real well. I have faith in them. They're going to make a great comeback," predicted Shirley Kopczak, a waitress from Wayne.

Winner

Two-year-old Caitlin Tinsley poses with her prize. She won a stuffed Snoopy from the Hallmark store at Westland Center. The prize was pre-



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Maximum Annual Fees	36.00	177.60

The competitive prices in this table represent the average prices of the five largest banks in the Southeast Michigan area. Average prices shown in the comparison are for "stand alone" checking accounts with cancelled checks returned. For illustrative purposes, "Maximum Annual Fees" assume checkwriting activity of 30 checks per month. All figures are annualized.

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Athena award winner named at luncheon

By RANDY FRANK
ANP Staff Writer

And the winner is...

Maria Wilson Holmes.

Holmes, the community affairs and program director of Omnicom Cable Company based in Canton Township, won the 1990 Athena Award, in honor of her business accomplishments, community service and support of professional women.

Maria Wilson Holmes is a member of the Canton Township Chamber of Commerce.

Holmes was among 22 nominees for the award, which

was presented by the following chambers of commerce: Canton, Westland, Wayne, Garden City, Belleville and Dearborn Heights.

All 22 nominees received a plaque. Holmes also received a bronze sculpture with a crystal prism.

Before Phyllis Wordhouse, the sponsor of the award, announced the winner, nominees and guests dined at the Hawthorne Valley Country Club.

Paula Blanchard, associate vice president of Casey Communications Management and the former first lady of Michi-

gan, was the keynote speaker for the occasion.

Blanchard also signed copies of her recent book for those who attended.

Sponsor of the 1990 award, Phyllis J. Wordhouse.

Other Canton Chamber of Commerce members and nominees for the award included Jane E. Brown, Marcia M. Buhl, Cynthia Burgess, Carolyn Chapin, Mary Domeier, Lynda Felker, Timothy Ford, Carey Peters, Phyllis Redfern, Teresa Rueb, Tillie Schultz, Nicki Wilson and Janet Volante.

The award is the idea of Martha Mertz, owner of a commercial real estate firm

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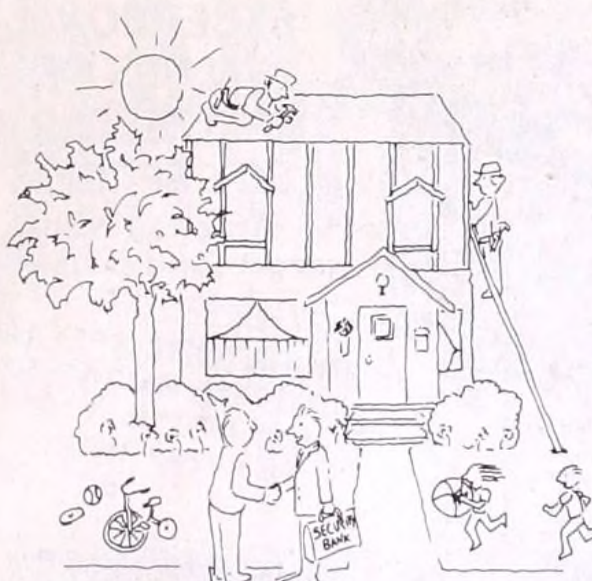
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BUSINESS NEWS DIGEST

Health services opens office

United Home Health Services Inc. has moved to 2200 Canton Center Road from Plymouth. UHHS specializes in medical management for the homebound patient by utilizing the services of registered nurses and nurses aides, physical, occupational and speech therapists and medical social workers.

UHHS is recognized as a health care provider by insurance companies and is approved by the Michigan Department of Public Health. UHHS is certified by Medicare, Blue Cross/Blue Shield and PPOM.

Blue Cross makes donation

Blue Cross and Blue Shield of Michigan has donated a combined \$5,000 to the Council of Michigan Foundations Michigan AIDS Fund on behalf of BCBSM and the four Blue Care Network health maintenance organizations.

The contributing HMOs are Blue Care Network of Southeast Michigan, Blue Care Network of East Michigan, Blue Care Network - Health Central and Blue Care Network, Great Lakes.

"We are pleased to join in this effort to develop an effective, private-funding response to AIDS in Michigan," said Jack Pitts, BCBSM assistant vice president of community affairs.

Staff added at That's My Color

That's My Color, located at 1257 S. Main St. in Plymouth, is pleased to add Kimberly Reed to their staff. A 1989 trophy winner, Reed has advanced training in haircutting, haircoloring, sculptured nails, nail gels, nail wraps and nail art.

She also has experience in hair care, color, cuts, perms, acrylic nails, wraps and pedicures.

Computer firm caters to small business

By MARGO DEWEY
ANP Staff Writer

The need for a computer is becoming more of a necessity than a luxury in the 90s.

Businesses as well as schools are turning to computers to expand educational awareness and to increase office production.

Although the computer is a great tool to have, owning one is still too expensive for some and a headache to maintain for others.

Renting computers from a business like PCR Professional Computer Rentals in Plymouth may be just the answer for anyone who just wants to become better acquainted with computers for the first time or doesn't have enough money saved to buy an entire system. John Crotteau, owner of PCR Personal Computer Rentals in Plymouth, said he has a large variety of desktop and lap-top equipment including Apple, IBM, Compaq, Desktop PC's, Toshiba and Zenith. Crotteau

said he also has several printers and video displays.

"We get 75 percent of our business from small to large companies. People just starting a brand new business cannot afford to buy a computer system. We have some college students renting the computers," Crotteau said.

Crotteau said even the major automobile companies such as Ford and General Motors rent his computers on a short-term basis. If a customer decides to rent a computer that is more than \$100 a day, Crotteau said PCR will deliver the computer, set it up and make sure all the equipment is running properly.

"All the customer has to do is give us a call and tells us what their needs are. We explain the cost and type of equipment we have. The terms of the contract are either by COD or credit card," Crotteau said.

The cost to rent starts as low as \$35 a day and can reach as high as \$400 a day.

Local travel agent attends conference

Chuck Covington, first vice president of the Great Lakes Chapter of the Association of Retail Travel Agents, attended a chapters formation meeting in Denver, Colo.

Covington, president of People's Travel, of Belleville, was one of three Great Lakes Chapter board members to attend the meeting.

ARTA is a national trade association which represents the small- to medium-size

travel agencies and provides educational and training opportunities at all levels.

Covington and other chapter board members were on hand to share their experience and expertise with other travel agents at the Denver meeting.

The purpose of the Denver meeting was to exchange ideas and advice on forming new chapters. At present, 10 new chapters are in the process of formation, according to ARTA officials.



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Give generously to the United Way Torch Drive. Because hundreds of elderly really do belong in a home. Their own.

Give a little piece of your heart



Ficano sees drugs as enemy

Robert A. Ficano is not your typical county sheriff.

Ficano, a lawyer by trade, received a B.S. degree from Michigan State University and a law degree from the University of Detroit.

He practiced law for Wilson, Deremo and Raymond in Livonia for two years before becoming assistant city attorney in Westland and chief deputy county clerk.

To his colleagues, the Livonia native is known to have "tons" of energy, and sometimes puts in 15-hour work days.

In this interview with Associated Newspapers reporter Trish Brown, Ficano explains improvements in the county since he was elected in 1983.

ASSOCIATED NEWSPAPERS: What is the primary goal of the county?

ROBERT A. FICANO: For public safety, the No. 1 objective is the illegal trafficking of narcotics. We've been fortunate to have all of our 30 narcotic officers and drug dogs paid for out of confiscated funds. So we've been able to increase the effort.

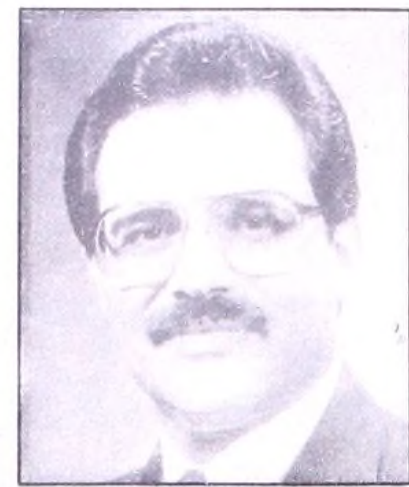
But law enforcement is really the tail end of the problem. Drug education is the key.

We arrested a 13-year-old last year who was a courier for a crack cocaine network in the Detroit Bus Depot. That same 13-year-old was brought into the criminal justice system and they now say his deviant behavior is straightened out. What many people don't realize is there are 13 years of other dynamics that have worked on that child.

It's important we restress values and drug education before young people have to interact with law enforcement.

ANP: How will you do some of these things?

RF: The key now is the forfeited funds. Last year alone, we confiscated close to \$3 million. We are one of the few law enforcement agencies to spend



Robert Ficano

money on drug education. Last year, \$300,000 was designated for drug education. Those kind of commitments have to be made.

People have to understand we're serious with the drug problem at all phases, from law enforcement to rehabilitation and treatment.

ANP: In this area, what would you describe as specific needs?

RF: Some of our pilot programs we have set in your circulation area. Drug check points we set up in Inkster have been very successful. It has since been challenged by the American Civil Liberties Union and is currently in the courts.

We're hoping to get a favorable ruling. If we do, we will set up check points in Inkster as well as any other community that requests them.

ANP: Back in late spring, there was heavy-duty monitoring in Westland. Could you explain why?

RF: There was a coordination between the Sheriff's Department and Westland and Inkster police units to work together. They worked in conjunction with the road patrols.

It suppressed a lot of narcotic activity in that area.

You can't do the same things over again. Word travels on the street better than AT&T. So we go and try new things all the time. But there are times when

we go back to the old ways.

ANP: Detroit Metro Airport is proposing an expansion. Will that require more than the 100 officers working there now?

RF: Definitely. At this point, there would be a need for additional officers. We think there will be a definite increase. The amount would be undetermined.

ANP: Do you feel the airport has enough officers to handle security now?

RF: We're very fortunate to have a lot of dedicated professional officers out there. We get many letters of compliments about their job performance and from the people they help. It's not an easy situation because the airport hasn't been expanded since 1950. Northwest Airlines has made the airport a hub, so there's a lot more congestion. But if you notice now, there are not the same types of jam-ups as before.

ANP: What would you say are the biggest improvements in Wayne County?

RF: First of all, the county has become much more fiscally responsible. There is an agenda and plan for where we are going. Starting narcotic enforcement without using taxpayers' money on a county level has been a big improvement. We didn't have that five years ago. Another thing we have been able to give is a new jail that is going to be built by 1991 in Hamtramck. That will house an additional 840 prisoners. No. 3 is drug education.

Another point is Hines Park. At one time, people didn't dare bring their families down there. Now it's back to being a family park. We have more park permits issued out there than ever before. People feel good about the park and feel it adds to the quality of life.

ANP: You mentioned the new jail before. How will this help the county solve its overcrowded jail problem?

RF: This will not relieve the problem. We're fooling ourselves if we think like that.

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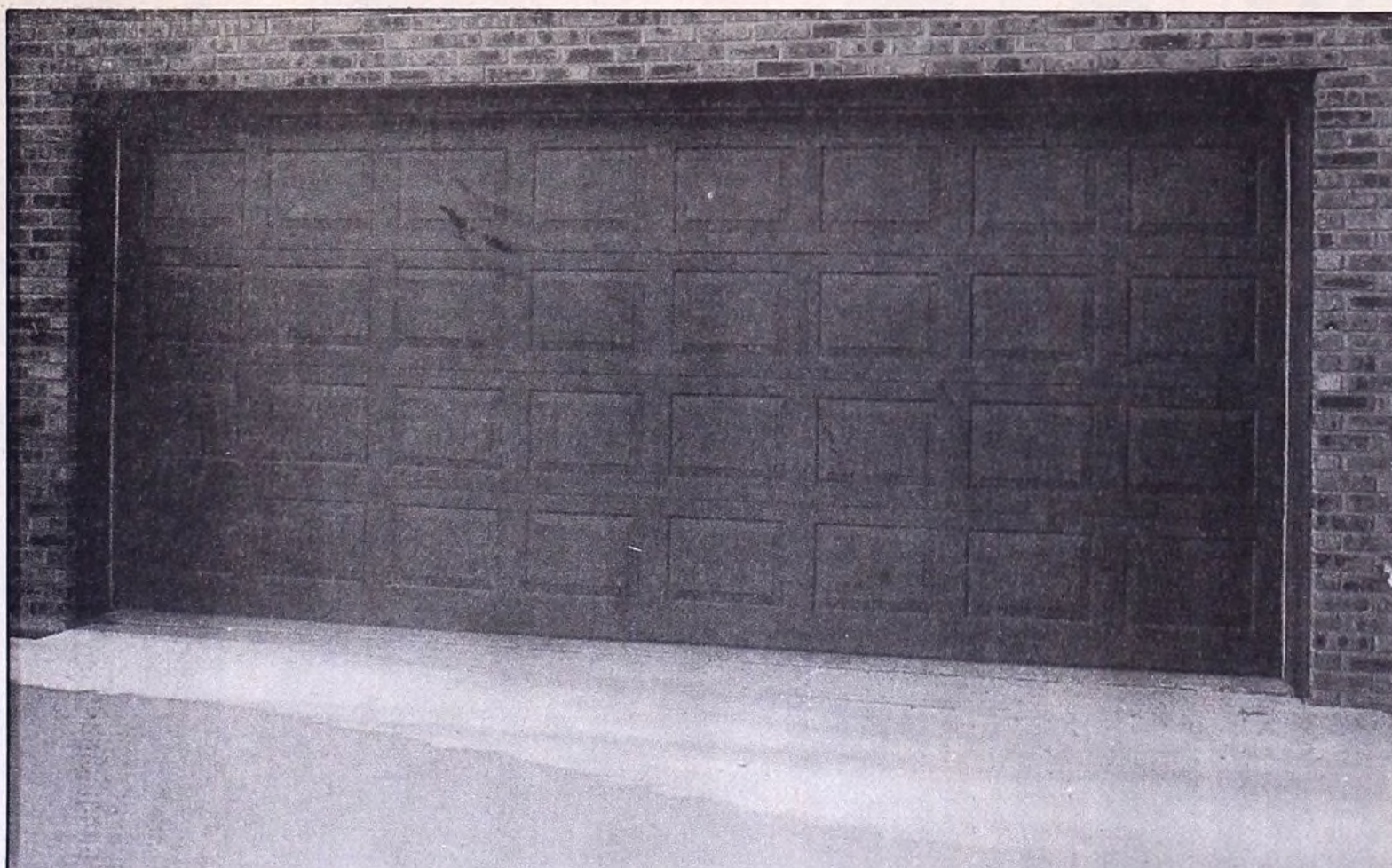


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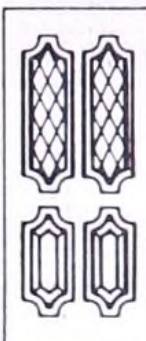
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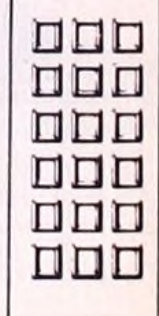
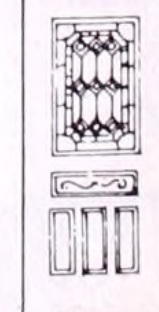
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Opinion

Freedom of the press, indeed

Who cares?
We hope you do.

Freedom of the press means all of us. It is not limited to those who carry press credentials. When our founding fathers wrote the First Amendment to the Constitution, they were intent on protecting the freedom of all Americans to speak and write as their conscience might dictate.

They were not attempting to create a privilege for newspaper reporters or editors. They were intent on protecting the rights of every citizen to speak, write, worship, assemble and demonstrate. The only difference is that today reporters are trained and paid to exercise that right to information to the fullest.

Our founding fathers understood more than 200 years ago, sometimes better than we understand today, that to protect the rights of all of us, they had to protect the rights of each of us. No other country goes quite so far as America in protecting personal liberty. No other government has ever been willing to adopt a constitutional guarantee of personal liberty that is as absolute as our First Amendment.

This is National Newspaper Week. And all across America today reporters, editors, advertising professionals, circulation managers and production people are working to assemble information—vital information we need—information that helps us decide what to buy and where to buy it, where to vote and who to vote for, where to work and who to work for, when and where to speak up and even which side of an issue we wish to speak about.

Please remember, freedom of the press is freedom of the people. The rights to information and access to public records afforded to reporters and editors is no more and no less than that provided to each and every citizen.

It is our job to exercise those rights for you and to protect your access to information. We hope this week reminds all of us of that sacred trust.

And justice for all

Last week, Wayne County Circuit Court Judge Charles Kaufman made some people very unhappy.

But while these people were experiencing disappointment and discontent, we were loudly applauding the voice of reason which finally seems to have prevailed in the political arena of the city of Wayne.

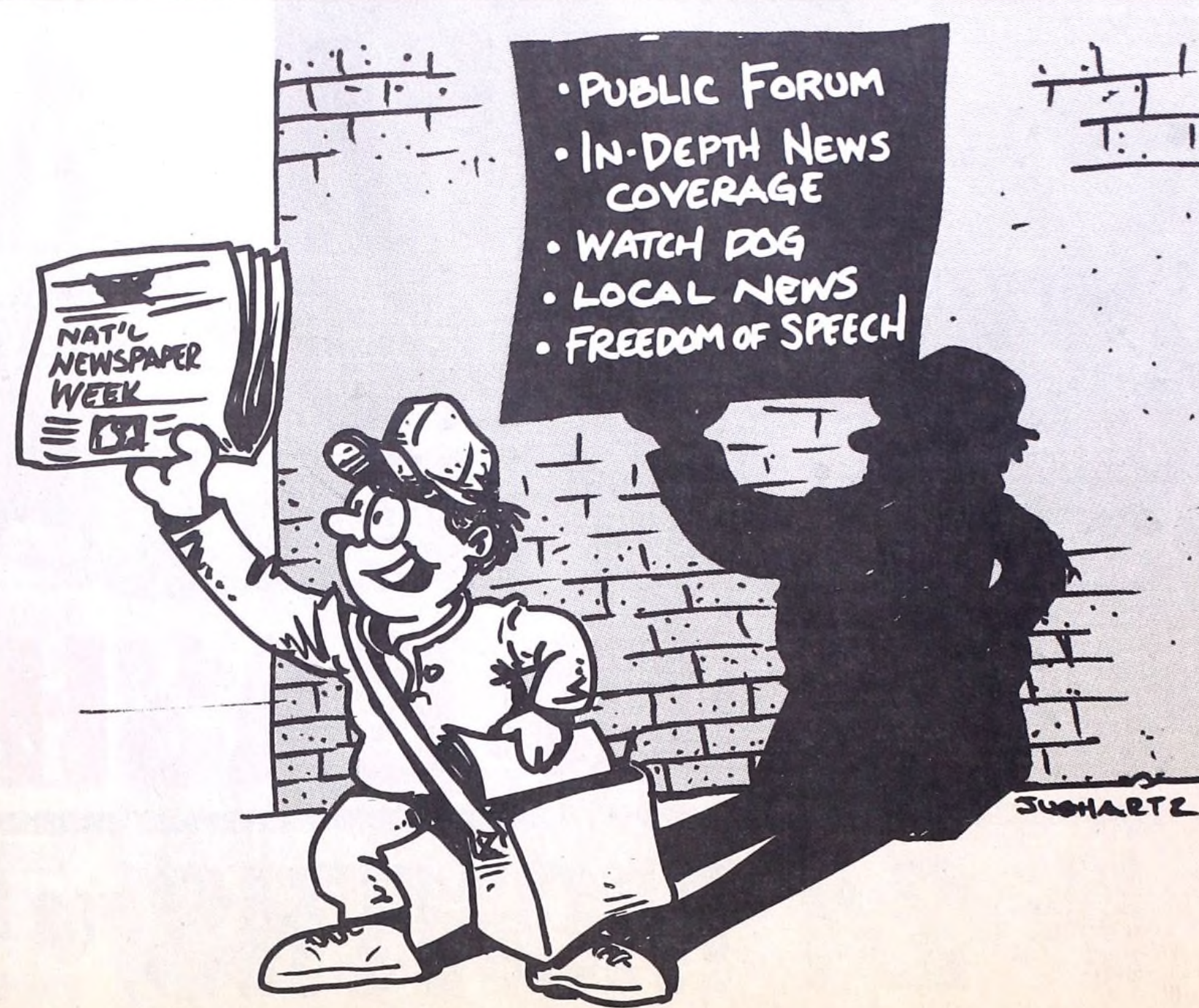
After arguments from attorneys representing the Wayne Charter Committee and those representing Wayne Mayor Pat Norton and the six members of the city council, Kaufman determined that recall petitions submitted by the committee against the elected officials were "null and void". The judge accepted the position of the mayor and city council members which demanded that the recall petitions follow both the letter and intent of state law and contain language which clearly details sufficient reason for such a drastic measure.

Emotion has run rampant throughout the city during the efforts of the committee to secure signatures on the recall petitions. There have been public arguments, insults, slurs and innuendo enough for a soap opera. What there hasn't been is any specific charge of wrongdoing. At no time did any member of the committee ever provide anything more than rhetoric and insinuation as cause for the recall of these officials from office.

Many political observers have noted that had the mayor and some members of council been more forthcoming regarding their actions, this petition drive might not have gained any momentum at all. Perhaps, but no matter what criticism may be levied at these seven individuals, we admire their restraint in dealing with the harassment, insults and whisper tactics to which they have been subjected.

The judge ruled that the Wayne Charter Committee language did not properly charge these politicians with any wrongdoing and did not sufficiently state any cause for their recall. He defended their right to continue to serve in their elected offices.

We can only hope, after this treatment, they will be willing to do so.



Sorry for the delays

We, at Michigan Web Press apologize for the lateness and quality of printing we have subjected Associated Newspapers to in the last several weeks. Although, all of us have worked tremendously hard to see that your product is the very best, we always seem to fall short. Much of it has to do with getting our new plant up and running and weathering the tornado that ripped it apart a week ago.

Fortunately, we can now enthusiastically say, that your product will be printed on our new press in its entirety next week. Up until now we have only printed the National on that press. I think if you have seen a copy, you will agree, it is a fantastic print job. You can expect your paper to begin looking like that next week. The new press will also ensure that you will get your product on time. No more mid-day Thursday deliveries. The new presses print twice as fast and offer many more color positions than our old presses. Your B section will be printed Wednesday morning and your A's will be printed Wednesday afternoon insuring that the newspapers will get to the inserters by late afternoon. They should be able to turn the stuffing around easily to meet your deadlines.

LETTERS

Again we appreciate your patience. You have been very courteous despite all of our problems. Hopefully, that patience will now begin to pay off.

Mike Wilcox
president, Michigan Web Press

There was a time...

There was a time when no one would have believed that the United States would approve of abortion. Then along came Roe vs. Wade. There was a time when no one would have believed that doctors would deliberately kill. Along came abortionists and euthanasia advocates. There was a time when homosexuality was considered immoral. Along came gay rights. There was a time when art was thought to be a beautiful form of expression. Along came pornographic pictures paid for by public taxes. No one would have believed it.

There was a time when traditional values were upheld in public schools. Along came teen health centers and Michigan Model. There was a time when the educational system prided itself on students' academic achievements. No one would

have believed that functional illiterates would be turned out of public schools in masses.

There was a time when people's ears grew dull of hearing and the truth remained hidden. There was a time when the majority of the people could be fooled most of the time, and that time is now. The recent passing of the so-called Parents Rights Bill testifies to this.

Wake up Michigan and become informed! Read the bill to discover "exactly" what you have supported. Chances are you won't believe it.

Sonda Stepcuk
Romulus

From the White House

I am pleased to join with newspaper staffs and readers across America in celebrating National Newspaper Week.

During the past year, sweeping social and political changes have occurred around the world. We have seen oppressed peoples boldly assert their right to free speech and self-determination, and we have rejoiced at the promise of success in their experiments with free and democratic government.

As Americans, we have long

recognized that free speech and the free flow of information are essential characteristics of a truly democratic society. That is why, as we celebrate the rebirth of freedom around the world, we do well to reflect on the importance of newspapers throughout our country's history.

John Adams once said: "Liberty cannot be preserved without general knowledge among the people...Let us dare to think, speak, read, and write." His timeless words underscore the vital mission of our nation's newspapers.

Newspapers serve as a useful source of information and as a forum for public debate. By striving to inform and explain, question and criticize, they help our citizens to become more aware and involved in the democratic process. Newspapers also provide a source of entertainment and enjoyment for millions of Americans. From the editorial page to the comics, from community news to sports, newspapers offer something for everyone. On behalf of all Americans, I extend my heartfelt thanks to the members of our nation's newspaper organizations for their manifold contributions to our society.

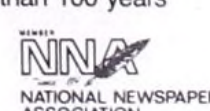
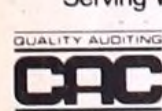
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VIEWPOINTS: What budget cuts would you make if you were a member of Congress?



Lynn
Hedger
housewife
Wayne



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Paschke
student
Wayne



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cashier
Garden City



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Westland



Claudia
Seammen
reserve
Canton



Tina
Samel
hospital
secretary
Westland

"I would make all the senators and representatives take a pay cut."

"I'd rather see the rich people taxed more, I don't think that senior citizens need all those discounts."

"They should tax the rich people more."

"I don't like the idea of Medicare being cut. I think I'd try to get the big guy to pay more taxes, not the guy in the middle."

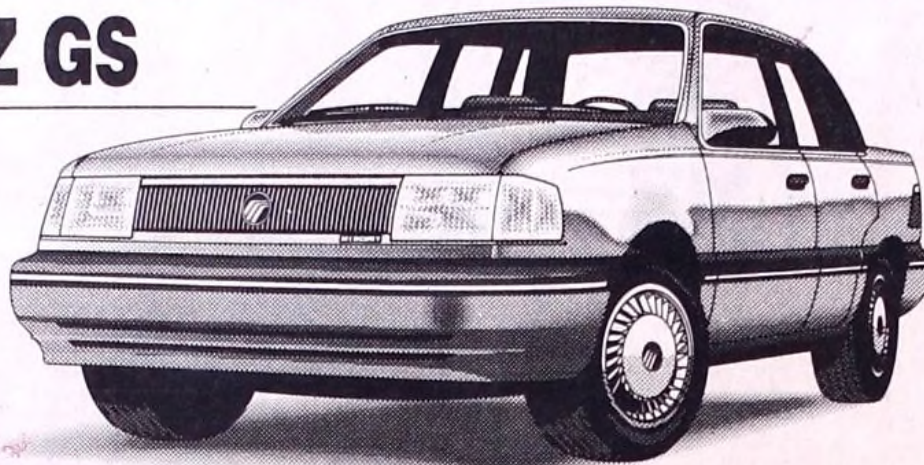
"In Congress they always start in the clerical - not the paperwork. They should use the phone a lot more."

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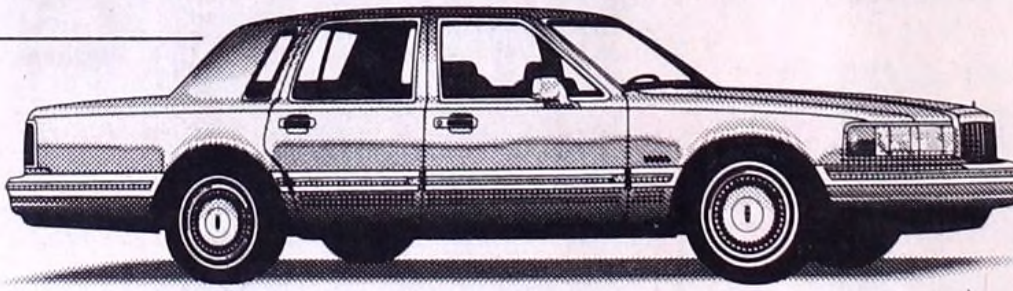
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²Lease payment is based on Manufacturer's Suggested Retail Price, \$12,525 on Topaz GS, \$17,629 on Sable GS, \$18,637 on Cougar LS.

\$21,825 on Grand Marquis LS, and \$30,038 on Town Car. Including option package savings per model as shown above. Lease payment includes destination charges but excludes title, taxes and license fee and is based on a 24-month closed-end Red Carpet Lease from Ford Credit. Lessee may have the option to purchase the car at lease end at a price to be negotiated with the dealer at lease inception. However, lessee has no obligation to purchase the car at lease end. Lessee is responsible for excess wear and tear. 30,000 miles is the total mileage allowed with an \$.11 per mile charge over 30,000. Lease subject to credit approval and insurability as determined by Ford Credit. See your Lincoln-Mercury dealer for price and terms. See your dealer for details.



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Sports

Highland Park derails Robichaud grid title express

Bulldogs suffers 1st loss 12-7

By TOM MOORADIAN
ANP Staff Writer

A strange thing happened to previously undefeated Robichaud in its title express en route to the 1990 Suburban Athletic Conference football championship.

The state-ranked Bulldogs fell to the wayside 12-7 Friday afternoon before the home crowd. The loss, first of the year for Coach Bob Yauck's club, left Robichaud hanging in a precarious position in the standings, and Yauck admits they will need the help of Oak Park if they hope to climb back into first place.

"Oak Park has to beat Highland Park in order for us to have any hope," Yauck said.

And how realistic is that dream?

"I think (Oak Park) has a pretty good chance. I would say they're in many ways equals, and Oak Park also will have the home field edge."

Robichaud had the edge Friday afternoon under supreme playing conditions, but let the Parkers slip from their hands. In fact, the Bulldogs pushed their visitors all over the field, holding them to only one first down. However, two crucial turnovers proved costly for the hosts.

Robichaud fell apart in the third quarter when Highland Park capitalized on a mishandled exchange and turned the miscue into a 59-yard Vincent Madison touchdown run. They also scored the decisive touchdown on a misfired punt that smacked an offensive player on the back. The ball was recovered inside the Robichaud 10-yard line.

Two plays later, Highland Park running back Aristotle Wilson scored from the two.

"Defensively we stopped them. In fact, we held them to under 50 yards," Yauck said. "We had 215 with (Tyrone Wheatley) getting 151 of those."

Wheatley, considered one of the best all-around high school athletes in the state, scored from the five after a midfield drive in the first period. He also booted the extra point to stake the Bulldogs to a 7-0 lead.

In the second quarter, Robichaud marched to the Highland Park five, but failed to punch it over. They had two other separate drives that ended inside the Parker 10.

"It was the kind of game that if anything could go wrong it did," said Yauck. "I hope we got it out of our system."

The loss may also cost the Bulldogs a post-season playoff berth. They must now win their last three games in hopes of generating enough points to make it into post-season play.

It was a week of "firsts" in the Suburban Athletic Conference last week.

Inkster broke its five-game losing streak at the expense of Ecorse, 26-0, to win its first game of the 1990 season. Inkster quarterback Johnny Robinson was on target with 12 of 18 passes, which accounted for two of the Vikings' touchdowns and 220 yards. He teamed up with tight end Chris Lundy for an eight-yard score and he also hit Carlos Williams for a second TD.

See **FIRSTS**, page B-2



Tigers capture Franklin relays

By TOM MOORADIAN
ANP Staff Writer



Sam Vicchy

Belleville High runners dominated the 1990 Livonia Franklin Relays on Saturday.

The champs managed to break away from Franklin to claim both the men's and women's divisional championships.

"I was surprised we won this," said Belleville Coach Sam Vicchy. "You had some good teams over there, and this is the second straight weekend our girls have won."

Last week, the Tiger women claimed the prestigious Wayne Memorial Invitational title.

Belleville put together a team that completed the 5-kilometer course in 43.57. Franklin was second (46.39), followed by Westland John Glenn (50.17) and Garden City (52.22).

In the men's division, Belleville runners combined for a 35.33. They outdistanced the Franklin Patriots, who were

See **RELAYS**, page B-2

Inkster cagers have title in hand

By TOM MOORADIAN
ANP Staff Writer

Inkster High basketball Coach Dwight Hotchkiss has some concerns. And he will not know how realistic they are until this afternoon when he takes his Vikings to Highland Park for a conference showdown.

The Vikings may be riding the crest of a five-game Suburban Athletic Conference win-

ning streak, but their bubble could burst on the Parker hardwood.

"We have always played close games over there, though we have whipped them here without any problems. Their record isn't very inspiring, after all, they did lose to Ecorse and Rouge. But I am still worried about this one."

Inkster, state-ranked in

Class B thanks to its 10-1 over-

all record, buried River Rouge 67-18 last week as All-State candidate Leatrice Scott, who played less than two periods, drilled in 19 points, 13 of them in the first quarter. The 5-11 senior forward is among the best prospects in the state this season.

The Vikings also shot down the Flyers of Willow Run 48-30 last Thursday for their fifth SAC win. Missing on percentage

shots in the first half, the Vikings broke open a close game with a 20-6 edge in the third period.

In the third period, Shonette Lamar and Tawana Green led the attack. Lamar scored all seven of her points and Green went five-for-five, had five steals and three assists.

Scott ended up as the leading scorer. She sank 19 points.

Chiefs have 'must win' games

By TOM MOORADIAN
ANP Staff Writer

If Coach Terry Sumenick and his New Boston Huron Chiefs have any designs on the Huron Conference women's basketball title, they will have to unveil them this week.

The Chiefs, who lost to Monroe Jefferson by one point (44-43) in the conference opener last month, have a rematch

scheduled today. They also were scheduled to play league-leader Grosse Ile on Tuesday.

"These two games are must ones for us," Sumenick said. "We lose one of them and that pretty much puts us out of it."

The Chiefs stayed in the title hunt last week with impressive victories over Flat Rock and Monroe St. Mary's. Huron exploded for 22 points in the first period, with Janet Hughes

scoring nine of her game-high 26 points, to take a commanding 22-10 lead over Flat Rock. They never relinquished the lead in a 67-40 victory.

Huron enjoyed a 39-24 half-time advantage, then went on and outscored its rivals 13-5 and 15-11 for the next two periods.

Hughes, who scored 31, and Ann Smith, who scored 12, were the only Huron cagers in double

figures.

The Chiefs had problems with St. Mary's. After taking a 17-14 edge in the first period, the Chiefs hit a cold spell, allowing their rivals to come back within six points (35-29) of catching them at halftime. However, a balanced scoring attack led by Hughes, Janet Miller and Jennifer Pinter pulled the Chiefs out of danger thanks to a 17-6 scoring edge.

Belleville can't forget letdowns

By TOM MOORADIAN
ANP Staff Writer

The past apparently is coming back to haunt Belleville. Three close encounters with Wolverine 'A' Conference football teams have shoved the Tigers over the edge and into an abyss. How else can the Tigers explain their 14-7 setback at the hands of unheralded Southgate Anderson?

"What has happened is our kids have let those losses get to them. They weren't emotionally ready to play in the first half," said Belleville Coach Sam Villa. "They haven't snapped out of it."

Anderson took advantage of the lackadaisical effort in the first half and jumped to a 14-0 lead before the Tigers decided to get serious. Unfortunately for them, it was too late.

Southgate senior running back Marcelo Cazala ripped through the unprepared Tiger defense for 104 yards and a pair of touchdowns to provide the hosts with what proved to be enough points to win this Wolverine 'A' Conference game.

Belleville came back in the second half. Senior running back Chris Zaccaria, who has been the mainstay of the Tiger offense, rushed for 95 yards on 26 carries and scored on a one-yard dash in the fourth period.

Zaccaria's TD capped a 14-play, 63-yard drive with 3:30 left in the game.

Belleville senior quarterback Todd Yocom was forced to the sidelines in the opening quarter when he sustained a hand injury. Villa used backup QB Mike Komaromi until the second half when Yocom returned.

Belleville, with only one first down in the first half, came back and controlled the line of scrimmage in the second half. The Tigers finished with nine first downs. They also received a superb effort on defense from safety David Boyd, who had eight tackles.

Monroe is next for the Tigers, who also will have a Homecoming crowd on hand Friday to help them break a three-game skid.

"Unless we snap out of this, we will have problems with Monroe. They are tough and have a lot of tricks up their sleeves. They use the wishbone and Power-I effectively."

"But I think we can handle them. I believe we are probably the best 2-3 team in the state," Villa said. "We can't let past mistakes keep plaguing us."



Belleville running back Chris Zaccaria (20) has been the mainstay of the Tigers offense. The 5-9, 175-pound senior has scored six TDs this season. He collected his sixth in a loss to Southgate Anderson. Zaccaria and the Tigers will be playing before a homecoming crowd Friday night when Monroe invades Belleville High stadium. ANP photo by Werner Stolzen

It may be now or never for Eagles

By TOM MOORADIAN
ANP Staff Writer

Milan, a team which has won one of its five games this year, may be the last realistic chance for the Romulus Eagles to win a football game this season.

"If we can't stop them Friday night, it's going to be even tougher trying to beat Ann Arbor Pioneer or Belleville, our final two opponents," Romulus Coach Dan Henry said. "This is it. This is the one."

After losing a 29-0 verdict to Ann Arbor Huron Friday night, the Eagles will return home Friday with a winless 0-6 record. They can blame their kicking game, in part, for the lopsided loss to the River Rats.

Huron capitalized on two blocked punts — one each in the first and third quarters — which led the way for River Rat touchdowns.

"This is the first time this season our kicking game has fallen apart on us," said Henry.

That hurt us," said Henry.

"I feel the TD early in the second period would have provided us with some momentum."

Henry was pleased with the defensive efforts of junior linebacker Eric Love, who accounted for nine solo tackles and five assists. Middle guard Charles Dudonis also was credited with seven unassisted tackles.

Wide cornerback Rich Evans stood out in the Eagles secondary picking off two Huron passes.

Sophomore quarterback Bob Bergeron used the option effectively. He finished with 72 yards rushing.



This is the first time this season our kicking game has fallen apart on us.

— Dan Henry
Romulus coach

more sports

profile



Name: Ann Gray
Age: 15
School: Belleville High School
Sport: Cross Country
Achievement: After capturing the gold medal at the Wayne Invitational a week ago, Gray keyed the Tigers' impressive victory on Saturday at the Livonia Franklin Relays. She's ranked among the best distance runners in the state.

Belleville swims to 2nd straight conference win

By TOM MOORADIAN
ANP Staff Writer

First-year Belleville Coach Matt Kirschner is enjoying his swim team's first-place status while he can. He says he knows it may not last long.

"I feel we can get by Southgate Anderson next week, but after that we're going to need a miracle to stop Trenton and Monroe," said Kirschner, after his swimmers whipped Wayne, 107-68.

"Trenton and Monroe are the teams to beat in this league, and we meet them on consecutive Thursdays after Anderson."

I am pleased with the progress of this team. We have a lot of inexperienced swimmers in our lineup, but they are maturing with each meet.

— Matt Kirschner
Belleville coach

Belleville will travel to Southgate today to clash with its winless conference rival.

Champs receive belated tribute

It's never too late to honor a champ, or a baseball team that has won a district championship.

That's what the Romulus Big League baseball team accomplished this summer. For the first time in its history, the Romulus club captured a District 5 championship.

"Much of the credit for the team's success must go to Coach Mark Harden," said manager Brian Moore. "He was diligent in his pre-season recruiting practices, and on the field this team was one of the most versatile we have had."

One of the keys to the championship was the outstanding performance by the Romulus pitching rotation made up of Rick Evans, Ed Tank and Tim

Dufore. The trio posted a 11-4 won-lost record between them, with a team earned-run average of 2.50.

Steve Honeycutt, Ken Blevins and Tank stood out at the plate. They sparked an overall team batting average of .379.

The Big League Baseball League is comprised of players between the ages of 16 and 18.

With most of the players eligible to compete a year from now, Romulus should be in the thick of the title chase again.

Drafted from the local club to compete on the all-star team were Evans, Honeycutt, Tank, Blevins, Tim Dufore, Mark Harden, Chad Filek and Eric Ward, who formed the lineup that also finished second in the state championships.

Kirschner, a former Belleville High All-Area swimmer, replaced Greg Cooper as head coach this year. He has had to put a team together with the cloud of a millage crisis over him. The millage was approved by nearly 1,000 votes, therefore, the school district has lifted the threat of reinstating a pay-to-play policy to

help defray the costs of athletics.

With Kristin Curtis providing the Tigers with two individual first places and taking part in the winning 200-yard medley relay, the Tigers had a relatively easy time with the Zebros from Wayne.

"I expected more from them," Kirschner said, "be-

cause our two schools have had some very close meets in the past."

Curtis turned in a 28.2-second time in winning the 50-yard freestyle. Later, she was clocked in the winning time of 1:14 for the 100-yard butterfly. Earlier, Curtis teamed with Courtney Sykes, Jennifer Snure and Rachel Jacks to win the 200-

yard medley relay. The winners swam a 2:18 for their victory.

Snure also contributed a first in the 200-yard freestyle as she covered the distance in 2:12.

"I am pleased with the progress of this team. We have a lot of inexperienced swimmers in our lineup, but they are maturing with each meet."

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Raised White Letter
No Trade Needed

RAISED WHITE LETTER SIZE	SALE PRICE No Trade Needed
P185/70R13	\$61.61
P195/70R13	\$64.94
P205/60R13	\$69.02
P195/70R15	\$83.21
P205/70R14	\$86.51
P215/70R14	\$70.01
P225/70R15	\$70.76
P235/60R15	\$70.56
P195/60R14	\$71.95
P215/70R14	\$74.17
P225/70R14	\$76.49
P195/60R14	\$69.02
P215/60R14	\$84.59
P225/60R15	\$87.22
P235/60R14	\$92.72

BL = Blackwall

GOOD YEAR
WRANGLER MT
Deep Traction Tread for Aggressive Light Truck Off-Road Performance
\$27.95 P155/80R13
Whitewall
No Trade Needed

SIZE & SIDEWALL	LOAD RANGE	REG. PRICE PER TIRE	SALE PRICE No Trade Needed	FET
30-950R15 OWL	C	\$127.88	\$95.92	—
31-1050R15 OWL	C	\$136.00	\$102.00	\$.69
31-1150R15 OWL	C	\$145.79	\$109.35	\$1.05
LT235/75R15 OWL	C	\$122.99	\$92.25	—
LT215/85R16 BSL	D	\$127.25	\$95.44	\$.15
LT225/75R16 BSL	D	\$127.25	\$95.44	—
LT245/75R16 BSL	E	\$145.06	\$108.80	\$.98
LT235/85R16 BSL	E	\$145.06	\$108.80	\$1.18

Other Sizes Available. OWL = Outline White Letters. BSL = Black Serrated Letters

GOOD YEAR
DECATHLON
Steel-Bolted Strength On A Budget
\$27.95 P155/80R13
Whitewall
No Trade Needed

WHITEWALL SIZE	PRICE No Trade Needed
P165/80R13	\$33.40
P175/80R13	\$35.50
P185/80R13	\$36.55
P185/75R14	\$37.60
P195/75R14	\$37.60

Other Sizes Available. P155/80R13 Whitewall No Trade Needed

GOOD YEAR
TIEMPO
All Season Traction, Steel-Bolted Strength
\$33.95 P155/80R13 Whitewall
No Trade Needed

WHITEWALL SIZE	PRICE No Trade Needed
P165/80R13	\$45.06
P175/80R13	\$47.51
P185/80R13	\$49.91
P185/75R14	\$54.08
P195/75R14	\$57.03

P165/80R13 Whitewall No Trade Needed

Other Sizes Available. P155/80R13 Whitewall No Trade Needed

OIL FILTER, CHASSIS LUBE, OIL CHANGE \$5 OFF

Retailer's Selling Price

Drain oil, refill with up to five quarts major brand motor oil, and install new oil filter. Lubricate chassis, including hinges. Check air pressure on all tires. Check all fluid levels. Perform complete safety check.

Special diesel oil and filter type may result in extra charges.

Brands may vary by location.

Most vehicles.

Additional costs for special gaskets and filters if needed.

Limited warranty for 90 days or 4,000 miles, whichever comes first.

PRICES, LIMITED WARRANTIES, CREDIT TERMS, AND AUTO SERVICE SHOWN AVAILABLE AT GOODYEAR AUTO SERVICE CENTERS. SEE ANY OF THE BELOW LISTED INDEPENDENT DEALERS FOR THEIR COMPETITIVE PRICES, WARRANTIES AND CREDIT TERMS.

That's Why We Say... The Best Tires In The World Have Goodyear Written All Over Them.

Call 1-800-CAR-1999 For The Authorized Goodyear Retailer Nearest You!

AUTHORIZED INDEPENDENT DEALERS

CANTON

March Tire Company

5759 Sheldon Road

454-0440

WESTLAND

March Tire Company

35235 W. Warren

721-1810

October 1990

S	M	T	W	T	F	S
1	2	3	4	5	6	
7	8	9	10	11	12	13
14	15	16	17	18	19	20
21	22	23	24	25	26	27
28	29	30	31			

noteworthy

"We held them to less than 50 total yards on offense. They didn't beat us. We beat ourselves with those two costly turnovers."

Bob Yauck

Robichaud football coach on the Bulldogs' 12-7 loss to Highland Park.

DARK
BACKGROUND
LOCATIONS
CLOSING
9 to 5
SUNDAY

ANNIVERSARY

SALE

Save 25%-50% Storewide

25% OFF**Anne Klein Knitwear & Rafaella**

Save on cotton sweaters from Anne Klein Knitwear and corduroy pants and pattern jackets from Rafaella. In harvest colors. Better Separates. Available at all stores except New Center. Reg. \$50-\$110, now 37.50-82.50.

25% OFF**Misses' fleece**

Find selected fashion jog suits and separates in stripes and solids. S-M-L. In Misses' Activewear. Reg. \$30-\$54, now 21.99-39.99.

25% OFF**Social occasion dresses**

Find fantastic savings on our entire stock of styles of social occasion dresses. Lace, taffeta and more. In Misses', Women's and Petite Dresses. Reg. \$95-\$200, now 71.25-\$150.

50% OFF**Trifari,® Napier® & 1928®**

Choose from selected jewelry in traditional or classic styles. Necklaces, pins, bracelets and earrings. Selection varies by store. In Fashion Jewelry. Reg. \$10-\$65, now 5-\$32.50.

30% OFF**Suit camisoles**

Suit camisoles in many colors and prints. Find famous makers like California Dynasty, Lucie Ann II, Natori and more. In Daywear. Reg. \$18-\$88, now 12.60-61.60.

29.99**Women's nylon boots**

Keep your feet warm and dry in lined boots with slip-resistant rubber soles. Side-zip and pull-on styles. 7 1/4-9N, 5 1/2-10M and 7-9W in taupe, black, navy and gray. In Women's Shoes. 29.99.

25% OFF**Arrow dress shirts**

Classic business looks from an all-time favorite. Find solids, stripes and more in assorted colors and sizes. Available in Men's Dress Shirts. Reg. \$26-\$33, now 19.50-24.75.

25% OFF**Men's outerwear**

Outerwear and rainwear in a selection of leather, wool and cloth styles from famous makers like Haggar, Members Only, Mirage, more. Outerwear. Reg. \$74-\$550, now 56.25-412.50.

25% OFF**Kid's outerwear & more**

Coats, snowsuits, jackets and gloves, mittens, hats and scarves. In assorted styles, colors, fabrics and sizes. Infants', Toddlers', Girls' 4-14 and Boys' 4-20. Reg. \$3-\$145, now 2.25-108.75.

**25% OFF****Career separates**

Classics at their best. Save now on blouses, sweaters, skirts and wool pants. Build a wardrobe that looks great and saves you money. Assorted colors and sizes. In Updated Separates. Reg. \$46-\$80, now 33.99-59.99.

25% OFF**Haggar® slacks**

Washable wool-blend pants with or without pleats in sizes 32-42. In Men's Casual Slacks. Pleated styles not at Wildwood Plaza or Flint. Reg. \$40, now \$30.

39.99**Italian sweaters**

Collectif Made In Italy sweaters come in a great assortment of patterns and colors and are just right for any fall wardrobe. M-L-XL. Men's Sportswear. Reg. \$54, now 39.99.

BONUS SPECIALS**FRIDAY, OCT. 12****30% OFF**

Entire stock of Levi's® BendOvers® for misses and women

SATURDAY, OCT. 13**30% OFF**

Entire stock of men's, women's and children's London Fog® outerwear

SATURDAY, OCT. 13**30% OFF**

All regular-priced sweaters for men and women

Previously purchased merchandise will not qualify for adjustments on bonus specials.

Anniversary Sale ends Sun., Oct. 21.

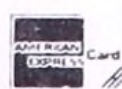
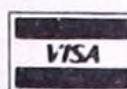
CROWLEY'S

COME TO QUALITY, VALUE & SERVICE

Shop tonight until 9 p.m. at Westborn, Macomb, Lakeside, Livonia, Farmington Hills, Birmingham, Universal, Tel-Twelve, Wildwood Plaza and Flint; New Center One until 7 p.m.

Classifieds

729-3300



697-9191

Associated Newspapers

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9. Lost & Found

LOST: AFGHAN, blonde, female. Lost Oct. 3 at noon, near Cherry Hill & Canton Center, 981-0377 or 881-4010.

HAVE YOU GOT SOMETHING "ON YOUR CHEST?"

Want to get it off your chest?

Have your say in an Associated Newspapers Personal, \$6.50 for 15 words or less (paid in advance).

HAVE YOUR SAY YOU'LL FEEL BETTER!

FUNERAL DIRECTORY



FUNERAL HOME



DAVID C. BROWN

FUNERAL HOME

LENTS FUNERAL HOME

C. LENTS

UHT FUNERAL HOME

Harold Rediske Jr., Director

Michael Raudio

Michael Coffeen Gerald Eicholtz

35400 Glenwood Road

Westland 721-8555

Vermeulen Memorial

Funeral Home

980 Newburgh

(Bet. Ford Rd. & Cherry Hill)

Westland, MI 48185

326-1300

Family Owned Funeral Home

OBITUARIES

Levandowski, Clarence

Clarence J. Levandowski, 75, of Plymouth died Oct. 7 at St. Joseph Mercy Hospital.

He is survived by his wife of 51 years, Florence; and four children, Richard (Susan) Levandowski of Ohio, Bonnie Levandowski of Ypsilanti, Timothy (Karen) Levandowski of Westland and Barbara (Gary) Warner of Livonia. He is also remembered by a brother, Thomas (Lillian) Levandowski of Milford and a sister-in-law Kathryn Levandowski of Dearborn. He has nine grandchildren.

He was preceded in death by a brother, Raymond.

Mr. Levandowski was a retired tool crib attendant for Dunn Steel. He was a member of St. Michael Catholic Church in Livonia, the Plymouth Elks Lodge, the Elks Lodge Wednesday Night Golf League, the Livonia Senior Citizens Friendship Unit, and he was a former umpire for the Wayne County Suburban Umpire Association.

Funeral services were Oct. 9 from St. Michael Church with the Rev. Edward Baldwin officiating. Burial was at Cadillac Memorial Gardens. Lambert-Vermeulen Memorial Trust Funeral Home made funeral arrangements.

The family requests that Mass cards or donations to the Michigan Heart Association be made in honor of Mr. Levandowski.

Reher, Connie

Connie Lee Reher, 36, of Westland died Sept. 29.

She is the beloved wife of Michael, and the dear mother of Angela El-Seblani, Michael and Matthew. She is the sister of Janie Manning, Bonnie Snycevski, Johnny Ellis, Darren Ellis and Tammy Ellis. She is the daughter of Olyn and Delores Ellis, step-daughter of Ilene Ellis, and granddaughter of Veda Bumgardner and Ernest Decker.

Funeral services were Oct. 3 at Uht Funeral Home with the Rev. David Bonde officiating. Burial was at Roseland Park.

The family requests that memorial contributions be made to the National Kidney Foundation.

Canright, Fern

Fern Canright, 88, of Garden City died Oct. 2 at Garden City Hospital.

She is the stepmother of Jeanette Callahan of Kansas and Irene Cox of Missouri. She is also remembered by two grandchildren and three great-grandchildren.

Funeral arrangements were made by Lents Funeral Home. A memorial service is planned for a later date.

Bolla, Frank

Frank F. Bolla, 77, of Wayne died Oct. 1.

He is the beloved husband of Louise, and the dear father of Bobbie Glotzhofer and Robert F.

He is also survived by a brother Joseph Bolla, a sister Rose Coleman, and three grandchildren. Funeral services were Oct. 3 at Uht Funeral Home and at St. Michael's Lutheran Church with the Rev. Thomas Wirsing officiating.

Burial was at Glen Eden Funeral Home.

Williams, Bonnie Lou

Bonnie Lou Williams, 51, of Westland died Sept. 30.

She was preceded in death by her husband, Robert.

She is survived by her children, Michael, Robert, Cynthia and Steven; a sister, Barbara Brinker; and five grandchildren.

Funeral services were at Uht Funeral Home Oct. 3 with the Rev. David Bonde officiating. Burial was at Roseland Park.

The family requests that memorial contributions be made to the National Kidney Foundation.

Bates, Janet

Janet Irene Bates, 42, of Wayne died Sept. 28.

She is the beloved wife of Brian K., and the dear mother of April Lee and Allison Irene. She is also survived by a brother, Larry Vaughn and a sister, Charlotte Marie Whitaker.

She is the daughter of Hobert and Charlotte Vaughn, and the late Eula Vaughn.

Funeral services were Oct. 2 at the Uht Funeral Home with the Rev. David Cox. Burial was at Cadillac Memorial Gardens West.

Family asks that memorial contributions be made to the Michigan Cancer Society.

Krants, Chelcie B.

Chelcie B. Krantz, 79, of Belleview died Sept. 19.

Funeral arrangements were made by David C. Brown Funeral Home.

Hudgins, Golda

Golda (Beulah) Hudgins, 87, of Wayne died Oct. 1.

She was preceded in death by her husband, Claude A., by her son, Joe L. Hudgins, and by her grandson, Gary.

She is the grandmother of Carol Saari and Stephen Hudgins. She is remembered by four great-grandchildren and one great-great-grandchild.

Funeral services were at the Uht Memorial Funeral Home Oct. 4 with the Rev. John Kershaw officiating.

Family suggests that memorial contributions be made to Chelsea United Methodist Retirement Home.

She was a 35-year resident of Wayne.

Knoff, Mary

Mary L. Knoff, 65, of Wayne died Oct. 1.

She is the beloved wife of James, and the dear mother of James Jr., William and Kathleen. She is also remembered by eight grandchildren and one great-grandchild.

A prayer service was offered at Uht Funeral Home Oct. 4 and a Mass was offered at SS. Simon and Jude Catholic Church in Westland with the Rev. Gerard Bechard.

Cremation rites were accorded.

Kocco, Robert

Robert W. Tocco, 41, of Canton died Oct. 4.

Mr. Tocco was past president of the Jaycees in Canton and was a fund-raiser for muscular dystrophy. He was also a Marine.

He is survived by three sons: Robert Jr., James and Vincent; his mother, Dorothy Miller; and one brother.

Funeral arrangements were made by R.G. and G.R. Harris Funeral Home, with interment at Cadillac Memorial Gardens West in Westland.

Summers, Charles

Charles J. Summers, 70, of Westland died Oct. 4.

31. Help Wanted Sales

WE'RE expanding and have a sales position open for the right person. We offer on the job training, \$6.00 an hour/plus mileage. Full time employment. Sales minded individuals call Mark, 697-5400. Holly Homes, LTD.

TURN YOUR UNWANTED ITEMS INTO CASH
729-3300

Mich-CAN Statewide Ad Network

Be Independent - No overhead, 10 yr company has Fruit Drink & Soda Route. 6-8 hours per wk. Must have \$15,000 secured 100% by us. Call 697-5400. Company financed expansion. First time offer. Serious inquiries only. Call 9 am to 9 pm 1-800-741-0123.

\$loan-By-Phone \$ Up to \$25,000! Fast Approval! Low Monthly payment! No collateral required! Call us today or we can't help you get money! 1-900-990-mony. 24 hrs/7days. \$9.95 Call fee.

Call Your Date. Meet someone special now! For dating, romance, and just plain fun, dial 1-900-456-5500. Many more extras. Like new. Asking \$39.90.

Log Home Dealer* Top Log Home Manufacturer, seeks dealer. Protected territory, high earning potential, full training & leads provided. Need not interfere with present employment. Models starting at \$9990. 1-800-678-1424. "Brentwood Log Homes" 427 River Rock Blvd., Murfreesboro, TN 37129.

Lonely? Wanna fall in love? For only \$2/min, you can listen and meet people just like you! 24 hrs. All ages/interests. Call 1-900-785-7710. (Christian Meeting Service).

Retailers-Add A Package Express Center to your store. Ship your customer's packages through UPS, Federal Express and others. High return, low investment. 1-800-821-4902.

Drivers Come For The Money, stay for the stability. J.C. Hirsch is America's largest and most successful transportation companies, pays its drivers some of the best salaries in the business. We pay for your OTR experience up to \$26 per mile. Call 1-800-643-3331 today. EOE. Subject to drug screen.

Visa/Mastercard Easy, fast! No deposit. No credit check. Also IHS Gold Card Guaranteed! \$5000 credit limit. Cash advances! Free info. 1-800-234-6741, anytime. (313) call 1-800-LOAN-123.

Wolf Tanning Beds Commercial-Home units. From \$199.00. Lamps, Lotions-Accessories. Monthly payments low as \$18.00. Call Today FREE Color Catalog. 1-800-228-6292.

A Doctor Buys Land Contracts lump sum cash. Fast decisions. No commissions. 313-335-6166 or 1-800-346-8800.

Place Your Statewide Ad Here! \$300 buys a 25 word classified ad offering 1,340,000 circulation. Contact this newspaper for details.

32. Help Wanted

DAILY DRIVE-IN

Mature Waitress Wanted
722-4288

APPLY NOW

immediate openings for temporary assignments in:
Light Industrial assembly & warehouse call us today

KELLY Temporary Services

The Kelly Girl People. The Fastest Job Hunt in Town.
"not an agency - never a fee"
Ypsilanti 482-7749
Ann Arbor 761-0740
EOE M/F/H

PIZZA HUT

now accepting applications for delivery drivers. Must be 18 or older, have own vehicle, start immediately. Apply at 2160 Rawsonville Rd., Belleville.

GROUP HOME ASSISTANT MANAGER

Well managed Belleville home serving developmentally disabled adult residents, seeks enthusiastic assistant manager. Experienced in client care and staff supervision preferred. Competitive wages/excellent benefits. Call 10 am-4 pm, 454-1130.

INCOME TAX PREPARERS

no experience or experienced. Free training now. Full or part time employment opportunities in your neighborhood for tax season for people who successfully complete training. Excellent earning potential.

NATIONWIDE INCOME TAX

584-7640

DOBB'S HOUSES

currently hiring for cashiers, experience preferred, excellent benefits. Apply in person at LC Smith Terminal, Detroit Metro Airport. Rd., Romulus, 946-4800.

DIETARY

wanted, part time dietary cook and dietary aides. Apply in person: Livonia Nursing Center, 28910 Plymouth Rd., Livonia, MI.

BURGER KING

now hiring for all shifts, up to \$5 per hour, full or part time. Apply in person: 11550 Belleville Rd., Belleville, MI.

CAR WASH

help needed. Full time. Apply in person: Johnson's Car Wash, 33520 Michigan Ave., Wayne.

NURSES

LPN's - R.N.'s, days, afternoons & midnights. Apply in person: Livonia Nursing Center, 28910 Plymouth Rd., Livonia.

\$ \$ \$ \$

Does your club, organization or team need to raise money for that special cause or event? Call 729-4000, ask for Circulation for details.

SUBSTITUTE TEACHERS

Applications are being accepted for Substitute Teachers for Van Buren Public Schools, 555 W. Columbia, Belleville, MI.

AIRLINES \$15K-\$75K

will train. Hiring now, all positions. For info, call 1-948-9800 ext. A1536.

32. Help Wanted

32. Help Wanted

RESTAURANT MANAGEMENT ARBY'S ROAST BEEF

SYBRA, INC. one of the nation's leading franchises of Arby's Roast Beef Restaurants, with over 150 units, has positions available in our management training program. WE OFFER:

- Starting Salary commensurate with experience.
- Incentive bonuses
- Life, health, dental packages
- 5 Day/45 hr. work week
- 401K retirement program
- Stock program
- Frequent salary reviews
- Excellent advancement opportunities

Qualified applicants will possess previous restaurant experience and well developed communication skills. If you are interested in these entry level positions, please contact:

Michele Collins
(313) 744-2729
or send resume in confidence to:
SYBRA, INC.
3549 S. Dort Highway, Flint, MI 48507
E.O.E.

FOOD FOLKS & FUN. NOW HIRING FULL TIME MAINTENANCE POSITIONS \$6.50 per hour to start

WE OFFER THE FOLLOWING:
• Group Insurance
• Meals Furnished
• Supervised Training
• Paid Vacations
• Uniforms Furnished
• Job Variety

Apply in person at:
44900 Ford Rd., Canton Twp. (W. of Sheldon)
40241 Michigan Ave., Canton Twp. at I-275
2193 Rawsonville Rd., Belleville at exit 187
McDonald's is an Equal Opportunity Employer M/F

32. Help Wanted

Advertising Sales

strong, organized, self-motivated individuals to work for Associated Newspapers, a suburban newspaper group.

Experience preferred. Salary, bonus, paid mileage and benefits. Call Lisa Stuart at

729-4000

MIDNIGHT POSITION available. No experience required. Call Treatment & Work with Adult Special population. Full time position. Paid mileage. High school diploma or GED & valid driver's license required. \$5 per hour & good benefits, call 942-0016 between 9-4 pm.

SEMI DRIVER needed with experience for Downriver area, \$5.75 to start with chance for advancement, some overtime, \$5.99-7.74.

LABORERS NEEDED for outdoor work, sorting and repairing wood pallets, steady work with overtime, \$4.75 per hour plus start, 559-7744.

ATTENTION! We Need Machine Shop Workers In Your Area!

No experience needed, but would be helpful. \$5.25 per hour, 8 hrs. Long term. For more information, call

MANPOWER Temporary Services 281-4550

full and time, all shifts, wages based on experience, shift premium, weekend bonus, flexible scheduling, in-house pool. For more information, call 326-6800, or apply in person: Venoy Continued Care Center, 3999 S. Venoy, Wayne, MI.

CASHIER NEEDED, flexible part time hours, \$4.25 to start. Apply in person: Johnson's Car Wash, 33520 Michigan Ave., Wayne.

BURGER KING now hiring for all shifts, up to \$5 per hour, full or part time. Apply in person: 11550 Belleville Rd., Belleville, MI.

CAR WASH help needed. Full time. Apply in person: Johnson's Car Wash, 33520 Michigan Ave., Wayne.

NURSES

LPN's - R.N.'s, days, afternoons & midnights. Apply in person: Livonia Nursing Center, 28910 Plymouth Rd., Livonia.

32. Help Wanted

RECEPTIONIST/ SWITCHBOARD

Short and long term assignments in Wayne and Oakland County. ETD Temporary Service.

464-7078

HAIR STYLIST

needed for busy salon in Belleville, 697-6600

SUBSTITUTE CAFETERIA

help wanted. Call 697-0011.

LARGE FOOD SERVICE organization now accepting applications for assistant managers. Send resume to: Atlantic Enterprises, 2080 W. Stadium, Ann Arbor, MI 48103.

HELP WANTED full and part time waitresses, good pay and tips. AM buspersons. Apply at: Jonathan's Family Restaurant, 33290 Michigan Ave., Wayne.

DIRECT CARE STAFF

Well managed group homes in Belleville seeks caring persons to serve developmentally disabled adult residents. Variety of shifts available. Competitive wages/excellent benefits. Call 10 am - 4 pm, 699-6808 or 699-6543.

464-1660

LIGHT INDUSTRIAL

Long term assignments. 3 shifts. Men and women. ETD Temporary Service

464-7078

DATA ENTRY

Experience necessary. Call ETD Temporary Service.

464-7078

E.O.E.

FACTORY JOBS

In Livonia area. Must be between 18 and 21 years old and live in Wayne County (not Detroit). Employment and Training Designs, Inc.

464-1660

LIGHT MANUFACTURING

Apply in person: 5555 Treadwell.

WAYNE

DOMESTIC THREE days a week

5 hours a day, good pay, want to work? Aren't you lonely? References, 326-9162.

DIRECT CARE staff needed for group home in Belleville, no experience necessary, good pay, benefits, call Jenny, 697-1035.

32. Help Wanted

RETAIL OPPORTUNITIES

TOY LIQUIDATORS, America's fastest growing toy outlet chain, is now interviewing for full and part time positions for their soon to open X-mas store in

• METRO PLACE MALL

These positions are temporary, both full and part time. We offer excellent salary and benefits. Qualified applicants should apply in person at:

35425 W. Michigan Ave.

Or call (313) 721-6767 between 9:00 a.m. and 6:00 p.m. beginning Thursday, October 11 Equal Opportunity Employer M/F

32. Help Wanted

Wayne County PRIVATE INDUSTRY CORPORATION

A non-profit federally funded Employment and Training program working with area employers to fill the following positions

SUPERVISORS MACHINISTS

ASSEMBLERS STEEL INDUSTRY WORKERS

SECRETARIES NURSING ASSISTANTS

These and other regular full time jobs are available NOW, to Wayne County residents (excluding Detroit and Downriver) who are LAID OFF AND/OR MEET FEDERAL INCOME GUIDELINES.

Apply in person Wayne County Private

Industry Corp.

Village Plaza Suite 300

23400 Michigan Ave.

Dearborn, Michigan 48124

Monday thru Friday 9 am to 4 pm J.T.P.A.

32. Help Wanted

CROSSWORD PUZZLE

head savings or checking (abbr.)

47 French king's first born sons

48 Built a tree home?

50 Capable 5 T.V.'s "Man from —"

51 Stadium cheer 6 Entreat

52 Famous jean maker

53 Shopping plaza 54 Hog's home

55 Stairway component

9 Six per inning 10 Gnaw

11 Box 17 Harvested item

2 Word after 19 Hesitator's

Solution

4

50. Pets-Supplies

TO: TROLLEY
INDUSTRIAL PARK
WEST

Please give me my dog back!!
Very heartbroken! Please
return her to her loved ones.
REWARD! Call 292-3836.
Thank You!!

GROOMING
Poodles &
Schnauzers
Most Small Breeds
By Appointment Only
722-1081

MALTESE PUPPY, 2 1/2
months old, male, \$200, 282-
3988.

TWO FREE cats, male, 1 1/2
years, neutered; female 6
months, 387-8865.

TOY POODLES AKC, Two
males, one cream, one apricot,
\$175, 326-5041.

FREE TO good home, well
mannered, lovable, 1 year old
male cat, neutered, 946-9620 -
942-0035 after 6 pm.

BIRD CAGE, like new, \$20, 728-
5922 after 2 pm.

57. Antiques

AGE-OLD Ann Arbor/Saline Antiques Show, Saturday & Sunday, Oct. 13 & 14. Hundreds of dealers in quality antiques & select collectibles. Ann Arbor Fairgrounds. Ann Arbor/Saline Rd. Sat. 7-6; Sun 8-4. I-94 exit 175, south 3 miles. Admission \$3. The original!

59. Auctions

ROLLO
JUCKETTE
AUCTIONEER
* complete service available *
20 years experience
(313) 529-2388
Dundee, MIBRAUN & HELMER
AUCTION SERVICE
Lloyd R.Braun
(313) 665-9646
Jerry L. Helmer
(313) 994-6309

59. Auctions

Antique
Auction
Friday Night
Oct. 12 6:00 PM

Preview starts at 4:30 till end of Auction

Romulus Progressive Club
11580 Ozga Rd.,
Romulus

Take I-94 to Haggerty Rd. Exit, Go South or Left 1 Mile to Huron River Drive, then East or Left 1-1/2 Miles to 5 point intersection, Romulus. Turn sharp left on Ozga Rd. and you're there.

Lifetime collection of fine antiques including refinished oak, walnut, cherry & mahogany furniture, blanket chests, blue decorated crocks, ancient American redware pottery, dough bowls, over 50 pcs. of hand laced ladies and children's victorian clothing, 8 antique glass finger oil lamps, 3 reverse painted glass bedroom lamps, 2 large stained glass table lamps, lux novelty clocks, great old crocks & jugs, victorian glassware, stieff style mohair animals, salesmen samples plus the unique. Come Anytime. Lots of Parking, plenty of seating.

Terms: Cash, Travelers Checks, Personal Checks with ID.

For More Info. Call:
Doug Dalton Auctioneer
697-8638
38 Henry, Belleville

17 Yrs. Experience with Antiques

BUSINESS AND SERVICE DIRECTORY

Aluminum
Siding

ALUMINUM SIDING
SECONDS
from \$37.95 sq.
We also carry a complete line
of STORM WINDOWS
and DOORS
Call ASTRO
ALUMINUM CORP.
at 291-5900

Asphalt

PRECISION
ASPHALT PAVING
Season Ending Special
15% discount
parking lots, FREEsealcoat with
pave or resurface residential driveways.
30 years experience
534-2260

Carpentry

GNR INTERIORS
• Drywall
• Ceilings
• Remodeling
WE DO MOST EVERYTHING
Free Estimates Lowest Rates
Gregg
292-3836
All Calls Will Be Returned

Carpentry

STEVE SCHULTZ
CARPENTRY
* remodeling * siding * garages *
decks * replacement windows *
etc.

942-1979

VASHER & SONS
CONSTRUCTION
* custom decks * garages *
roofing * remodeling * etc.
Free Estimates
licensed & insured

484-2910 996-0877
over 40 yrs. experience

942-1979

AIRWAY AUCTION

ESTATE SALE, Friday, Saturday & Sunday, October 5, 6, 7 & 13, 14, 10 am - 5 pm. No early sales. 7309 S. Wayne Rd., Romulus. Collectibles, tools, household items & furniture.

FALL YARD Sale, Oct. 5-7, 10-5 pm, 29225 Badelt, Westland, (off Middlebelt between Warren and Ann Arbor Trail). All misc. items. Come and see what we have!

GARAGE SALE, Monday only 9-6, 3808 Berry in Wayne.

WOODRING SALE, 32280 Woodward, Rd., Wayne, (between Venoy & Merriman, 3 blocks north of Michigan Ave.) Misc.

MULTI FAMILY Garage Sale, reasonable prices. 36735 Rector, Romulus. Oct. 13, 9-5 pm.

ANTIQUES SALE, Saturday, Oct. 13, 9 am to 6 pm. Furniture, gas grill, tools, lawn tractor and much more! 1160 W. Huron River Dr., Belleville.

BIG SALE, everything, Fri-Sat, Oct. 12 & 13, 29433 Thomas Cir., (West of Middlebelt and Annapolis).

LARGE YARD Sale, October 13 & 14, from 10-6 pm, 33941 Stellwagon, Wayne.

THE ANNUAL SUMPTER - WIDE AUCTION & FLEA MARKET Oct. 13 10-6 23501 Sumpter Rd., Belleville For information 461-6201.

60. Miscellaneous Sales

WE BUY USED TYPEWRITERS Call Jon at Parkway Office Supply 722-0505

HUGE PORCH Sale, 34650 Chestnut, Wayne, Oct. 12, 13, Fri & Sat, 9-6 pm, lots of clothes, books, children's toys, housewares, shoes, purses and other misc. Most items 25 cents, proceeds being donated to Mott's Children's Hospital.

OCTOBER 19, 20 & 21 Friday - 4 to 9 Saturday & Sunday - 10 to 5 313-795-4258

61. Miscellaneous Items

KENMORE WASHER & dryer, \$135 each; range, \$125; 22 cubic foot refrigerator, \$250, 729-0276 or 697-7222.

APARTMENT SIZE gas range, \$125; white refrigerator, 14 cubic feet, \$160, beautiful condition, 729-0276 or 697-7222.

ULTIMATE KICKER box, \$150; amplifier, \$250; Murray 10 speed bike, \$60, 728-4957.

LEA FURNITURE set, complete bedroom set, 9 years old, good condition, call 722-2170.

CAR TOTER heavy duty, swivel deck, \$600, Sun 326-2132.

FREE TWO window door walls without hardware, 941-3469.

4x8 UTILITY TRAILER, 15-wheels, removable sides, \$250 or best offer, 326-4691.

SEARS DISHWASHER, needs switch, best offer, call between 9-5, 585-5677.

ORANGE HUNTING Suit (XL); Yamaha snowmobile boots (man size 10); two winter jackets (man XL); large mirror, 697-7145.

UPRIGHT DEEP freeze, \$100; apt. size refrigerator, \$75; love seat & couch, \$125, 729-5676.

GILLETTE'S UPHOLSTERY - All in stock upholstery, fabrics on sale, \$5 per yard, 482-1409.

BIRD CAGE, like new, \$20, 728-5922 after 2 pm.

TANDY 1000 personal computer, single disk drive, color monitor & printer, \$1500 or best offer, 326-9386 call between 4-8 pm.

FOR SALE: 2 blue rocking chair, \$100, 282-3988.

HOT TUBS

Factory Direct
complete portables with war-

were - \$3325
NOW - \$1285!!!

425-7227

MICHIGAN
APPLIANCE
HAS MOVED

to a larger building
Refrigerators

Ranges

Washers - Dryers

Stack set - portables, TV, VCR & Microwaves

SALES & SERVICE
CALLS

• Recondition
• Super Clean
• Guaranteed

MICHIGAN USED
APPLIANCE

30929 Ecorse Rd.
Just E. of Merriman

729-4848

HEY, LOOKEY
HERE!!

14. CARAT GOLD man's wed-

ding ring, 5 diamonds, ap-

praised at \$700; will sell for

\$500, call 728-5078 after 5 pm or leave message.

SPA, BRAND new, never used,
4-5 man, call after 5 pm, 722-
5844.

AT&T TELETYPE with noise
hood, 1 easy link and key-
board, selection of metal and
oak desks, misc. office equip-
ment, 427-4630.

WILLOW ACRES MOTEL

721-1200

KINGS ARMS MOTEL

274-4400

CRYSTAL MOTEL

342-7300

REGENCY MOTEL

372-2000

NL MOTEL

542-1575

FEMALE ROOMMATE wanted
to share, 2 BR mobile home in

Canton, approx. \$300/mo, 495-
0144.

ROOM FOR rent, \$200 per
month, \$100 security deposit,
495-0434.

SLEEPING ROOM available in
Wayne, rent \$55 week plus
security, 721-0293.

ROOM FOR rent,
Wayne/Westland area, \$65 per
month, 721-4994.

PRIVATE ROOM, shared
house, Wayne. Includes
laundry, cable, micro, utilities,
\$65 per week plus deposit, 721-
7389.

PUMPKINS
Your choice \$2.00
Mon-Fri after 3 pm
Sat-Sun after 10 am

48730 Judd, Belleville
461-0727

73. Musical
Merchandise

FOR SALE: Olds trumpet with
case, great condition, used
\$250 or best offer, 326-0499.

74. Sporting
Goods

HUMMINGBIRD LCR 2000 pit-
table fish finder, \$50; Stevens 200
gauge shotgun, single shot,
youth model, \$60, 326-3771.

1989 BAYLINER

1700 Coppel, 17 ft. outboard
Force 65, power tilt & trim, custom-
fitted canvas & mooring
cover, Escort trailer, \$6500
FIRM, 4 year warranty included.
Call after 5 pm, 722-5464.

75. Boats/
Accessories

UPRIGHT DEEP freeze, \$100;
apt. size refrigerator, \$75; love
seat & couch, \$125, 729-5676.

GILLETTE'S UPHOLSTERY - All
in stock upholstery, fabrics
on sale, \$5 per yard, 482-1409.

BIRD CAGE, like new, \$20, 728-
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TANDY 1000 personal com-
puter, single disk drive, color
monitor & printer, \$1500 or best
offer, 326-9386 call between 4-
8 pm.

FOR SALE: 2 blue rocking
chair, \$100, 282-3988.

77. Recreational
Vehicles

POP UP'S for rent, call Bill, will
mail information, 283-9918.

1974 PROWLER, 23 foot,
sleeps 6, fully loaded, rear bath,
1 owner, immaculate condition,
\$2850 or best offer, \$311-1213.

1979 FREE SPIRIT travel trailer,
21/21, fully self contained,
sleeps 6, roll out awning, bat-
tery package, full size bath with
overhead shower, roof antenna,
4 brand new tires with spare,
excellent condition in and out,
must sell, \$3250 or best, 595-
0672.

LARGE STUDIO Apt. in Wayne
with kitchen, \$250, within walking
distance of downtown, 728-
6688.

ONE BR in Wayne, has
kitchen, \$325 a month, utilities
not included, call 728-6688.

1980 PARKWOOD DR
Belleville, MI 699-2083

729-3328

Membership Fee Required

100. Wanted to
Rent

NORWAYNE, 2 BR duplex,
stove, refrigerator, \$325 monthly
plus security, 721-0609.

WESTLAND, ATTRACTIVE,
newly decorated, 1 BR duplex,
with yard & appliances,

104. Mobile Homes/Lots
OPEN SUNDAY

1-5 pm, 8975 Grover, Romulus, (N. of Wick, W. of Wayne). Want a garden? 4 BR home, large country lot, nice neighborhood, newer windows & carpet, full basement, \$55,000.

WAYNE BEAUTY. 3 BR brick ranch with large country kitchen, newer windows, central air, 2 car garage, \$56,900.

WAYNE AFFORDABLE. Large 3 BR ranch, updated right. 3 BR with lots of updates, newer furnace, updated kitchen, just to name a few, \$45,000.

CENTURY 21
SUBURBAN
464-0205 or
455-5880

106. Condos for Sale

MAPLE VILLAGE CONDOS Westland

* Must see to believe, \$76,900
* Biggest square footage in area
* Approximately 1800 sq. ft.

* 3 BR, 2 full baths
* New construction, all end units
* Appliances included
* Central air
* \$900 rebate offer

* New construction, all end units
* Appliances included
* Central air
* \$900 rebate offer

Open Sat/Sun, 2-5 pm, or call for app. On Hixond Street, E. of Hix. S. of Ford Rd.

CAMELOT REALTY
525-5600

114. Auto Accessories

FOUR TIRES, BF Goodrich, mud terrain, 33x12.5x16.5, good condition, \$350 or best offer, 897-8124.

FOUR ALUMINUM wheels & 5 Goodyear Wrangler TD tires, LT 265/75 R16, like new, \$600 or best offer, 941-7460.

115. Autos for Sale

AITCHINSON FORD SALES

1986 MERCURY LYNX

auto cassette power brakes

\$3188

697-9161

1985 T-BIRD Auto, air, power windows, power locks, power seats, premium sound system. Excellent Condition, call 261-2994 or 938-4296.

1976 CADILLAC SEVILLE, full power, auto, excellent condition, \$3500 or best offer, 326-9343.

1990 TEMPO, auto, air, loaded, \$7989 or less.

JACK DEMMER FORD

721-6560

only 38,000 miles loaded

leather seats

\$8188

697-9161

1990 GRAND MARQUIS, loaded, \$12,990.

JACK DEMMER FORD

721-6560

Attracts more Readers

Remember to use bold type in your next Classified ad!

LARGE BOLD TYPE

AITCHINSON FORD SALES

1986 MERCURY LYNX

auto cassette power brakes

\$3188

697-9161

ALL GOVERNMENT seized: Cars, Jeeps, 4 x 4, under \$100. Local & Nationwide. (404) 866-1822 ext. A-612.

1983 DODGE OMNI Charger, \$1800 or best, 1978 Mustang II, lots of new parts, \$1800 or best, must sell, 722-2472.

1985 DODGE OMNI Charger, \$1800 or best, 1978 Mustang II, lots of new parts, \$1800 or best, must sell, 722-2472.

AITCHINSON FORD SALES

1986 COUGAR

auto

only 38,000 miles loaded

leather seats

\$8188

697-9161

1990 Probe loaded, from \$9990

1989 Probe starting from \$7990

JACK DEMMER FORD

721-6560

1990 Probe loaded, from \$9990

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721-6560

1990 Probe loaded, from \$9990

CITY OF ROMULUS

CHAPTER 38

ARTICLE I

An Ordinance to Amend City of Romulus Code of Ordinance by the Establishment of a New Chapter to be Known as Chapter 38, to Provide For City of Romulus Employees Pension Plan.

THE CITY OF ROMULUS ORDAINS:

Section 1: Short Title

This ordinance shall be known as the Romulus Employees' Pension Plan.

Section 2: A new Chapter known as Chapter 38, Article I Section 38-1 through 38-10 is hereby established to read as follows:

CHAPTER 38. PENSION PLAN

Article I. General; Definitions

Sec. 38-1-1. Name; establishment.

The City of Romulus Employees' Pension Plan which was established by the Township of Romulus, and which has been maintained since 1968 subject to certain amendments, is hereby continued as the City of Romulus Employees' Pension Plan (the "Plan") governed by this ordinance. All existing participants shall retain all service and account balances accrued to the date of adoption of this ordinance. All business of the plan shall be transacted in the name of the City of Romulus Employees' Pension Plan.

Provisions of this ordinance shall not apply to any participant who terminated employment with the City or the District Court prior to the date of adoption of this ordinance, except as provided in Section 38-5-4(a).

Sec. 38-1-2. Definitions.

Whenever used in this Plan the following words and phrases shall have the meanings stated below unless a different meaning is plainly required by the context:

(a) "Accounts" means for any Participant, all of the separate accounts maintained for him pursuant to Sec. 38-4-1.

(b) "Adjusted Balance" means the balance in a Participant's account or accounts, as adjusted in accordance with Sec. 38-4-2 through 38-4-5 of the Plan as of the applicable Valuation Date.

(c) "AFSCME Employee" or "AFSCME Participant" means an Employee or a Participant who is a member of Local 1917, Romulus D.P.W., Chapter of A.F.S.C.M.E. affiliated with the Council No. 25.

(d) "After-Tax Contributions" means a Participant's voluntary contributions made with after-tax dollars, by payroll deduction.

(e) "After-Tax Contribution Account" means the record of money and assets held by the Trustee for an individual Participant or Beneficiary pursuant to the provision of the Plan, derived from After-Tax Contributions to the Trust.

(f) "Annual Additions" means the total of: (a) City and Participant Contributions allocated to a Participant's accounts under this Plan during any Limitation Year; and (b) the amount of After-Tax Contributions made by the Participant under this Plan for that Limitation Year.

(g) "Beneficiary" means the person, persons, or entity designated or determined pursuant to the provisions of Sec. 38-5-2(b) of this Plan.

(h) "City" means the City of Romulus or, where appropriate, the 34th District Court.

(i) "City Contribution" means a contribution made by the City pursuant to the provisions of Sec. 38-3-1 of the Plan.

(j) "City Contribution Account" means the record of money and assets held by the Trustee for an individual Participant or Beneficiary pursuant to the provisions of the Plan, derived from City Contributions to the Trust.

(k) "Code" means the Internal Revenue Code of 1986, as amended from time to time. Any reference to a section of the Code shall be deemed to include any applicable regulations and rulings pertaining to that section and any comparable section or sections of any future legislation that amends, supplements or supersedes said section.

(l) "Committee" means the Pension Committee described in Division 6 of the Plan.

(m) "Compensation" means a Participant's base pay from the City paid during a Plan Year for services rendered, including Participant Contributions to this Plan and elective contributions on behalf of the Participant to any eligible deferred compensation plan described in Code Section 457, but excluding bonuses, overtime pay, any City Contributions to or benefits paid under this Plan or any other pension, profit sharing, insurance, hospitalization or other policy maintained by the City for the benefit of such Participant, and all other extraordinary and unusual payments, provided that for AFSCME Participants, base pay shall be calculated by multiplying such Participant's hourly rate times eight for each day worked and for each day for which such Participant is entitled to compensation even though such Participant does not work. Annual compensation in excess of \$200,000 (or such cost of living adjusted amount as determined by the Secretary of the Treasury, pursuant to Code Section 401(a)(17)) shall not be taken into account for any purpose of the Plan. In determining the Compensation of a Participant for purposes of this limitation, the rules of Code Section 414(q)(6) shall apply, except in applying such rules, the term "family" shall include only the spouse of the Participant and any lineal descendants of the Participant who have not attained age 19 before the close of the Plan Year. In any case where a Participant commences participation in the Plan (or resumes participation after termination of employment) on any day other than the first day of the Plan Year, his Compensation for the Plan Year shall be the portion of such earnings paid during his period of participation in that Plan Year.

(n) "Court Employee" or "Court Participant" means an elected or appointed judge or official or an employee of the 34th District Court.

(o) "Effective Date" means December 1, 1989, except as otherwise expressly stated in this Plan.

(p) "Employee" means a full-time employee of the City of Romulus or of the 34th District Court, including elected officials except persons who are members of the City Council who are not otherwise employees of the City.

(q) "Highly Compensated Participant" means a Participant who, during the current Plan Year or the preceding Plan Year, (i) received Taxable Compensation from the City in excess of \$75,000 (or such greater amount as determined by the Secretary of the Treasury pursuant to Section 414(q) of the Code), or (ii) received Taxable Compensation from the City in excess of \$50,000 (or such greater amount as determined by the Secretary of the Treasury pursuant to Section 414(q) of the Code), and was in the top-paid group of Employees for such Year. The provisions of Section 414(q) shall apply in determining whether a Participant is a Highly Compensated Participant. The City for any Plan Year may elect to identify Highly Compensated Participants based upon only the current Plan Year to the extent permitted by Section 414(q) of the Code and Regulations issued thereunder.

(r) "Limitation Year" means the twelve (12) consecutive month period to be used in determining the Plan's compliance with Code Section 415 and the regulations thereunder, and which shall be the Plan Year.

(s) "Maximum Permissible Amount" means the lesser of: (i) \$30,000 (or, if greater, one-quarter of the dollar limitation in effect pursuant to Section 415(b)(1)(A) of the Code); or (ii) 25% of a Participant's Taxable Compensation.

(t) "Normal Retirement Date" means:

- (i) with respect to Police Command Officer Participants, age 55.
- (ii) with respect to POAM Participants, age 50 with 20 years of service or age 55 with 8 or more years of service.
- (iii) with respect to Teamsters Participants, any age with 25 or more years of service.
- (iv) with respect to AFSCME Participants, any age with 25 or more years of service.
- (v) with respect to all others, age 65.

(u) "Participant" means an Employee who has met the requirements of Sec. 38-2-1 of the Plan.

(v) "Participant Contributions" means the mandatory before-tax contributions which are deducted from a Participant's Compensation, picked-up by the City and paid to this Plan.

(w) "Participant Contribution Account" means the record of money

and assets held by the Trustee for an individual Participant or Beneficiary pursuant to the provision of the Plan, derived from Participant Contributions to the Trust.

(x) "Plan Year" means the twelve month period ending on June 30 of each year, provided that the first Plan Year after the Effective Date of this restatement shall be the short year beginning on December 1, 1989 and ending on June 30, 1990.

(y) "POAM Employee" or "POAM Participant" means an Employee or Participant who is a member of the Police Officers Association of Michigan.

(aa) "Police Command Officer Employee" or "Police Command Officer Participant" means an Employee who is a member of the Fraternal Order of Police, State Lodge of Michigan, Labor Council and Romulus Command Officers Association.

(bb) "Spouse" means the person who is legally married to a Participant on the earlier of (a) the date payments commence or (b) the date of death of the Participant.

(cc) "Taxable Compensation" means a Participant's total remuneration from the City paid during a Plan Year for services rendered, including bonuses and overtime, but excluding Participant and City Contributions to or benefits paid under this Plan or any eligible deferred compensation plan described in Code Section 457, or any other pension, profit sharing, insurance, hospitalization or other policy maintained by the City for the benefit of such Participant, and all other extraordinary and unusual payments.

(dd) "Teamsters Employee" or "Teamsters Participant" means an Employee who is a member of the Teamster State, County and Municipal Workers Local 214.

(ee) "Trust" or "Trust Fund" means all money, securities and other property held by the Committee as Trustee pursuant to this Plan or by a corporation or individual as Trustee pursuant to a trust agreement, subject to the provisions of this Plan.

(ff) "Trustee" means the Pension Committee or the corporation or individuals appointed by the Pension Committee to administer the Trust.

(gg) "Valuation Date" means the last day of each calendar quarter or the last day of each calendar month, as determined by the Committee from time to time, and such other date, if any, as shall be selected by the Committee.

Article II. Participation

Sec. 38-2-1. **Eligibility.** Each Employee who was a Participant in the Plan on November 30, 1989 shall be a Participant on the Effective Date. On and after the Effective Date of this Plan,

(1) each Court employee shall become a Participant on the first day after completing 120 working days of employment with the 34th District Court;

(2) each other Employee shall become a Participant in the Plan on the date such Employee is first employed by the City. After an Employee becomes a Participant, participation in the Plan shall continue until the Employee's employment with the City is terminated.

Sec. 38-2-2. **Reemployment of a Participant.** If a Participant terminates employment with the City and thereafter is reemployed by the City, he shall recommence participation in the Plan on the date of his resumption of employment. An Employee who was not a Participant at the time he terminated employment with the City and who is thereafter reemployed by the City, must satisfy the requirements for eligibility in Sec. 38-2-1 above as if he had never previously been employed by the City.

Sec. 38-2-3. **One-Time Election.** Each Employee who was not a Participant in the Plan on the Effective Date and each Employee hired after the Effective Date shall have an election to decline to participate in this Plan. Such election must be made in writing on a form furnished by the Committee not later than the later of (1) 60 days after the date this Plan is finally adopted as an ordinance for the City or (2) 30 days after the date such Employee becomes eligible to participate under Sec. 38-2-1 above. In the event an Employee elects not to participate, such election may not be changed while such Employee is employed by the City, provided that if such an Employee is rehired after the one year anniversary of his termination of employment, such Employee shall be eligible to participate upon satisfying the eligibility requirements of Sec. 38-2-1 above, and may again elect to decline to participate.

Sec. 38-2-4. **Transfers.** An Employee or Participant who transfers from one category of Employee or Participant (for example, but not by way of limitation, from a unit of employees covered by one collective bargaining agreement to a different unit) shall not be treated as having terminated employment, and shall be governed by the provisions of this Plan which apply to such Employee's or Participant's new category effective on the date of such transfer.

Article III. Contributions

Sec. 38-3-1. **City Contributions.** The City shall contribute to the Trust for each Plan Year the following amounts:

(a) 10% of Compensation for POAM Participants and Court Participants, and

(b) 5% of Compensation for all other Participants.

Sec. 38-3-2. **Participant Contributions.** The City shall reduce the Compensation of all Participants except POAM Participants and Court Participants by 5% and shall contribute such 5% to the Trust for each Plan Year. Effective October 7, 1990 such contributions shall be paid ("picked up") by the City in lieu of being paid by the Participant. Such amounts paid by the City shall be designated as City Contributions for purposes of any tax treatment of the contributions, provided that such contributions shall be accounted for separately under the Plan as Participant Contributions. Participant Contributions made to the Trust prior to October 7, 1990 shall not be designated as City Contributions but shall be treated as After-Tax Contributions for all purposes under this Plan.

Sec. 38-3-3. **After-Tax Contributions.** Each Participant may elect, by entering into a payroll deduction agreement with the City, to make voluntary after-tax contributions to the Plan in an amount equal to any percentage of his Compensation up to ten percent (10%). Such After-Tax Contributions shall not be deducted from the Participant's Compensation for the purpose of calculating taxes on such Compensation in the Plan Year of the contribution. The Committee shall adopt such rules governing the time and manner for making the election, and the number of elections which may be made in a Plan Year, as it deems advisable in its discretion.

Notwithstanding any provisions of the Plan to the contrary, a Participant's After-Tax Contributions shall be limited by Sec. 38-4-6 and, effective December 1, 1989, to the following:

(a) The Contribution Percentage of Highly Compensated Participants shall bear to the Contribution Percentage for all other Participants a relationship that satisfies either of the following tests:

(i) The Contribution Percentage for Highly Compensated Participants is not more than the Contribution Percentage for all other Participants multiplied by 1.25; or

(ii) The Contribution Percentage for Highly Compensated Participants is not more than the Contribution Percentage for all other Participants multiplied by two and the excess of the Contribution Percentage for the group of Highly Compensated participants over that of all other Participants is not more than two percentage points.

(b) For purposes of this Section, the term "Contribution Percentage" for a specified group of Participants for a given Plan Year means the average of the ratios, calculated separately for each Participant in such group, of: (i) the Participant's After-Tax Contribution, if any, for such Plan Year, to (ii) the Participant's Taxable Compensation for such Plan Year.

(c) If, at the end of any Plan Year, neither of the tests set forth in subsection (a) is satisfied for such Year, then the After-Tax Contributions made for such Year on behalf of Highly Compensated Participants shall be reduced in the manner set forth in this subsection (c) to the extent necessary to comply with one of the tests set forth in subsection (a). Reductions pursuant to the preceding sentence shall be effected with respect to Highly Compensated Participants pursuant

to the following procedure: The Contribution Percentage of the Highly Compensated Participant with the highest Contribution Percentage shall be reduced to the extent necessary to cause such Highly Compensated Participant's Contribution Percentage to equal the Contribution Percentage of the Highly Compensated Participant with the next highest Contribution Percentage. This process shall be repeated until the Plan satisfies one of the tests set forth in subsection (a) for such Plan Year.

(d) After-Tax Contributions made on account of Participants who are not Highly Compensated Participants shall be valid and shall not be effected by this Section. After-Tax Contributions that are reduced pursuant to the preceding provisions of this Section for a Plan Year, adjusted for earnings, gains, and losses allocable thereto pursuant to Section 401(m) of the Code for such Plan Year and for the period from the end of such Plan Year to the date of distribution, shall be returned to the City and as soon as feasible thereafter paid by the City directly to the applicable Participant. The calculations, reductions, and payments required by this Section shall be made by the Committee with respect to a Plan Year at any time prior to the close of the following Plan Year.

Sec. 38-3-4. **Time for Making Contributions.** The City shall pay to the Trustee its contribution hereunder each pay period, and in any event not later than thirty days following the date on which the Participant receives the Compensation on which the contribution is based. Such amount shall be referred to as the "City Contribution". The City shall pay Participant Contributions and After-Tax Contributions to the Trustee by the end of the month following the month in which such contributions were deducted from the Participant's Compensation.

Sec. 38-3-5. **Rollovers and Transfers from Other Plans.** This Plan shall not accept rollovers of distributions or direct transfers of funds from any other retirement plans.

Sec. 38-3-6. **Exclusive Benefit of Employees.** All contributions made pursuant to the Plan shall be held by the Trustee in accordance with the terms of this Plan and the trust agreement (if any) for the exclusive benefit of those Employees who are Participants under the Plan, including former Employees and their Beneficiaries, and shall be applied to provide benefits under the Plan and to pay expenses of administration of the Plan and the Trust, to the extent that such expenses are not otherwise paid. At no time prior to the satisfaction of all liabilities with respect to such Employees and their Beneficiaries shall any part of the Trust Fund (other than such part as may be required to pay administration expenses and taxes), be used for, or diverted to, purposes other than for the exclusive benefit of such Employees and their Beneficiaries. However, without regard to the provisions of this Section:

(a) If a contribution or any portion thereof is made by the City by a mistake of fact, the Trustee shall, upon written request of the City, return the contribution or such portion to the City within one year after the date of payment to the Trustee; and

(b) Earnings attributable to amounts to be returned to the City pursuant to subsection (a) above shall not be returned, and losses attributable to amounts to be returned pursuant to subsection (a) shall reduce the amount to be so returned.

Article IV. Allocations to Participants' Accounts

Sec. 38-4-1. **Separate Accounts.** The Committee shall create and maintain such separate accounts for each Participant as shall be needed, including a City Contribution Account, a Participant Contribution Account, and an After-Tax Contribution Account. The Committee shall also create and maintain a suspense account in the event that such an account is required pursuant to Sec. 38-4-5. Such accounts are primarily for accounting purposes and do not require segregation within the Trust Fund. The Committee may delegate the responsibility for the maintenance of the accounts to the Trustee or to the City.

Sec. 38-4-2. **Allocations of City Contributions.** The City Contributions for each Plan Year shall be allocated as of the last day of such Plan Year (even though receipt of the City Contributions by the Trustee may take place after the close of such Year) among the City Contribution Accounts of each Participant. The amount of the allocation to the City Contribution Account for each Participant who is not a POAM Participant or a Court Participant shall be equal to 5% of the Participant's Compensation. The amount of the allocation to the City Contribution Account for each POAM Participant and each Court Participant shall be 10% of such Participant's Compensation.

Sec. 38-4-3. **Allocations of Participant Contributions.** Participant Contributions picked up and paid to the Trust on behalf of a Participant for a Plan Year shall be allocated to his Participant Contribution Account as of the last day of such Year (even though receipt of the Participant Contribution by the Trustee may take place after the close of such Plan Year). The amount of the allocation to the Participant Contributions Account for each Participant who is not a POAM Participant or a Court Participant shall be equal to 5% of the Participant's Compensation. The amount of the allocation to the Participant Contributions Account for POAM Participants and Court Participants shall be zero.

Sec. 38-4-4. **Allocations of After-Tax Contributions.** After-Tax Contributions made on behalf of a Participant for a Plan Year shall be allocated to his After-Tax Contribution Account as of the last day of such Year (even though receipt of the After-Tax Contribution by the Trustee may take place after the close of such Plan Year).

Sec. 38-4-5. Maximum Allocation.

(a) Except as provided in paragraph (b) below, the allocations to the Accounts of any Participant in any Limitation Year beginning on or after January 1, 1987, shall be limited so that the Participant's Annual Additions for such Year do not exceed the Maximum Permissible Amount.

(b) If the foregoing limitation on allocations would be exceeded in any Limitation Year for any Participant as a result of the allocation of forfeitures, reasonable error in estimating a Participant's Taxable Compensation, or under such other limited facts and circumstances that the Commissioner of Internal Revenue, pursuant to Code Regulation Section 1.415-6(b)(6), finds justify the availability of this Section, such excess shall first be returned to the Participant out of the Participant's After-Tax Contributions, if any, for that Plan year, plus any earnings on such After-Tax Contributions, and if the excess is greater than the Participant's After-Tax Contribution, then the City Contribution and Participant Contribution (if any) shall be reduced equally and the amount in excess of

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of his City Contribution Account in accordance with the following formula:

(a)(i) for POAM Participants:

Months of Service	Vested Percentage	Forfeitable Percentage
Less than 96	0%	100%
96 or more	100%	0%

(ii) for all other Participants:

Months of Service	Vested Percentage	Forfeitable Percentage
Less than 20	0%	100%
20 or more	100%	0%

(b) For purposes of determining a Participant's vested percentage, all months of service with the City shall be counted, beginning with the date the Participant was first employed by the City and ending on the date the Participant's employment with the City terminated or the date of determining the Participant's vested percentage, if the Participant's employment has not yet terminated, provided that:

- (i) partial months of service shall be counted as partial months;
- (ii) a Participant whose employment with the City terminates before he is 100% vested and who is thereafter reemployed by the City shall be credited with months of service he accrued before such termination if he did not receive a distribution of the vested portion of his Accounts or if he repays the amount distributed to him in accordance with Sec. 38-5-4(b); and
- (iii) a Participant whose employment with the City terminates after he is 100% vested and who is thereafter reemployed by the City shall be 100% vested in his City Contributions Account accumulated before and after his reemployment.

(c) In the event a Participant dies or becomes disabled within the meaning of Sec. 38-5-3 while an Employee, he shall be one hundred percent (100%) vested in the Adjusted Balance of his City Contribution Account as of the date of his death or disability.

(d) In the event the Plan is terminated or upon the complete discontinuance of City Contributions to the Plan, each Participant shall become one hundred percent (100%) vested in the Adjusted Balance of his City Contribution Account provided that the forfeitable percentage of the unpaid balance of such Account of a Participant whose employment has terminated prior to the date of such Plan termination or discontinuance shall be forfeited on the effective date of such termination or discontinuance and shall not be vested.

(e) Each Participant shall at all times be fully vested in the Adjusted Balance of his Participant Contribution Account and his After-Tax Contribution Account, if any.

(f) Notwithstanding the preceding provisions of this Section, a POAM Participant shall forfeit any amount in his City Contribution Account if he is discharged for cause prior to his Normal Retirement Date.

Sec. 38-4-7. Valuation of Funds and Allocation of Earnings. As of each Valuation Date, the Trustee shall determine the fair market value of the Trust Fund after deducting withdrawals, distributions and any expenses of Plan administration paid out of the Trust, excluding from such valuation any contributions and forfeitures for the period ending on such Valuation Date. In determining such value, the Trustee shall use such generally accepted methods and bases as the Trustee, in its discretion, shall deem advisable. If the Trustee declines or is unable to determine the fair market value of any asset in the Trust Fund, the fair market value thereof shall be determined by the Committee, using such bases and methods as the Committee, in its discretion, shall deem advisable. The judgment of the Committee as to the fair market value of any asset shall be conclusive and binding on all persons. If the fair market value of the Trust Fund so determined on the current Valuation Date including any suspense account established pursuant to Sec. 38-4-5 (excluding contributions made since the last preceding Valuation Date) is greater or less than the total amount of all Participants', former Participants' and Beneficiaries' Adjusted Account Balances, plus such suspense account balance, as determined on the preceding Valuation Date the difference shall be allocated among such Account Balances (excluding any suspense account) proportionately in the ratio that each such Account Balance bore to the total of all such Account Balances on the last preceding Valuation Date (subtracting for purposes of determining such ratio of Account Balances on the last preceding Valuation Date, all distributions made from such Accounts during the period commencing on the last preceding Valuation Date and ending on the current Valuation Date).

Sec. 38-4-8. Special Allocation Provisions. Whenever an Adjusted Account Balance is distributable in installments, the undistributed balance of such Account shall participate in the valuation provided in Sec. 38-4-7 until fully distributed.

Article V. Payment of Benefits

Sec. 38-5-1. Payments on Retirement. Upon the retirement of a Participant at or after his Normal Retirement Date, the Committee shall notify the Trustee in writing of the Participant's retirement and shall direct the Trustee to make payment of the Adjusted Balance of the Participant's Accounts as of the Valuation Date coinciding with or immediately preceding the date distribution is made to the Participant. A Participant who attains his Normal Retirement Date and continues to be an Employee shall continue to share in the allocation of City and Participant Contributions.

Sec. 38-5-2. Payments on Death.

(a) Upon the death of a Participant, the Committee shall promptly notify the Trustee in writing of the Participant's death and the name of his Beneficiary (or Spouse, if applicable) and shall direct the Trustee to make payment of the Adjusted Balance of the Participant's Accounts as of the Valuation Date coinciding with or immediately preceding the date distribution is made to his Beneficiary or Spouse.

(b) Each Participant shall have the right to designate in writing on a form provided by the Committee, (i) a person or persons or entity as Beneficiary to receive the death benefit provided under this Sec. 38-5-2 and (ii) the method of payment of such death benefit to his Beneficiary. Successive designations may be made, and the last designation received by the Committee prior to the death of the Participant shall be effective and shall revoke all prior designations. If a designated Beneficiary shall die before the Participant, the Beneficiary's interest shall terminate, and, unless otherwise provided in the Participant's designation if the designation included more than one Beneficiary, such interest shall be paid in equal shares to those Beneficiaries, if any, who survive the Participant. A Participant to whom this subsection applies shall have the right to designate different Beneficiaries to receive the Adjusted Balance of his Accounts under the Plan and shall have the right to revoke the designation of any Beneficiary without the consent of the Beneficiary.

(c) If a Participant fails to designate a Beneficiary, if such designation is for any reason illegal or ineffective, or if no Beneficiary survives the Participant, his death benefits otherwise payable pursuant to subsection (b) shall be paid:

(i) to his Spouse;

(ii) if there is no Spouse, to his descendants (including legally adopted children or their descendants) per stirpes;

(iii) if there is no Spouse nor surviving descendants, to the duly appointed and qualified executor or other personal representative of the Participant to be distributed in accordance with the Participant's will or applicable intestacy law; or

(iv) if no such representative is duly appointed and qualified within six months after the date of death of such deceased Participant, then to such persons as, at the date of his death, would be entitled to share in the distribution of such deceased Participants' personal estate under the provisions of the applicable statute then in force governing the descent of intestate property, in the proportions specified in such statute.

(d) The Committee may determine the identity of the distributees of any death benefit payable under the Plan and in so doing may act and rely upon any information it may deem reliable upon reasonable inquiry, and upon any affidavit, certificate, or other paper believed by it to be genuine, and upon any evidence believed by it sufficient.

Sec. 38-5-3. Payments on Disability. Upon the termination of a Participant's employment with the City by reason of a disability, the Committee shall notify the Trustee in writing of said disability termina-

tion, and shall direct the Trustee to make payment of the Adjusted Balance of the Participant's Accounts as of the Valuation Date coinciding with or immediately preceding the date a distribution is made to the Participant. For purposes of this Section "disability" means a physical or mental condition which is expected to render the Participant permanently unable to perform his usual duties or any comparable duties for the City. The determination of the existence of such disability shall be made by the Committee and shall be final and binding upon the Participant and all other parties. The Committee may require the submission of such medical evidence as it may deem necessary in order to arrive at its determination. The Committee's determination of the existence of a disability will be made with reference to the nature of the injury without regard to the period the Participant is absent from work.

Sec. 38-5-4. Payments on Termination for Other Reasons.

(a) Upon the termination of a Participant's employment with the City for any reason other than retirement on or after his Normal Retirement Date, death, or permanent disability, the Committee shall notify the Trustee in writing of the termination and shall direct the Trustee to make payment of the Adjusted Balances of his Participant Contribution Account and his After-Tax Contribution Account and the vested portion of the Adjusted Balance of his City Contribution Account as of the Valuation Date coinciding with or immediately preceding the date distribution is made to the Participant. The vested portion of a Participant's City Contribution Account shall be determined in accordance with Sec. 38-4-6. The nonvested portion, if any, of the Adjusted Balance of his City Contribution Account shall be retained in his City Contribution Account until the end of the Plan Year following the Plan Year in which the termination of employment occurs, at which time the amount in such Account shall be deemed a forfeiture and shall be applied to reduce the City Contribution for that Plan Year.

Notwithstanding anything in this plan to the contrary, the provisions of this Section 38-5-4(a) and Section 38-5-5 shall apply to vested terminated participants who have not received the distribution of their entire pension benefits as of the date of the initial adoption of this ordinance.

(b) If a Participant who has terminated employment with the City and received a distribution pursuant to this Section returns to employment with the City, any amount forfeited pursuant to (a) above shall be reinstated to his City Contribution Account upon repayment by the Participant of the amount of the distribution. Such repayment must be made before the first anniversary of the date on which the Participant is reemployed by the City. Upon a subsequent termination of employment or retirement, the Participant's vested interest shall be determined in accordance with the foregoing vesting schedule as if no termination of employment had occurred.

(c) Restoration of a forfeiture shall be made from the following sources in the order listed:

- (i) Forfeitures which have become available to reduce City Contributions pursuant to paragraph (a) above.
- (ii) Income or gain from Plan investments.
- (iii) City contribution.

(d) A Participant who at the time of his termination of employment does not have any vested interest in his City Contribution Account shall be deemed to have received a distribution of his entire City Contribution Account.

Sec. 38-5-5. Methods of Payment.

(a) Payment for Reasons Other Than Death.

(i) Notwithstanding any other provisions contained herein, upon termination of a Participant's employment with the City for any reason other than death, the Committee shall direct the Trustee to pay the vested portion of the Adjusted Balance of his Accounts in one of the following ways as the Participant shall determine by written notice delivered to the Committee during the Election Period:

(1) In a lump sum payable within a reasonable time after termination of the Participant's employment; provided that distributions in kind shall be valued at the fair market value of the assets distributed on the date of such distribution; or

(2) In installments payable in substantially equal amounts commencing within a reasonable time after termination of the Participant's employment and continuing over a period that complies with Sec. 38-5-6 but in no event over a period exceeding ten years in the case of a Participant whose termination occurs prior to age sixty-five.

(3) In an annuity in one of the following forms purchased with the vested portion of the Adjusted Balance of the Accounts of the Participant from a commercial insurance company selected by the Committee which shall be the actuarial equivalent of the vested portion of the Adjusted Balance of the Accounts of the Participant on the date payments to him commence:

(A) a life annuity payable for the life of the Participant.

(B) a life annuity with five years certain, payable for the life of the Participant with payments continuing to a Beneficiary designated by the Participant for the remainder of 60 months if the Participant dies before receiving 60 monthly payments.

(C) a life annuity with ten years certain, payable for the life of the Participant with payments continuing to a Beneficiary designated by the Participant for the remainder of 120 months if the Participant dies before receiving 120 monthly payments.

(D) a joint and 50% survivor annuity with monthly payments to the Participant for his life and with 50% of the monthly amount payable to the Participant during his lifetime paid to a surviving Beneficiary designated by the Participant for the life of that Beneficiary.

(E) Any other form of annuity requested by the Participant which can be purchased from a commercial insurance company.

(ii) If a Participant does not elect a method of payment pursuant to this subsection (a), then payment of the Adjusted Balance of his Accounts will be made to him in a lump sum.

(iii) For purposes of this subsection (a), the term "Election Period" means the ninety-day period ending on the date payments commence to the Participant. Any election pursuant to this paragraph (a) may be modified or revoked during the Election Period and shall be automatically revoked if the Participant dies before commencement of payment of the Adjusted Balance of his Accounts to him.

(b) Payment by Reason of Death.

Notwithstanding any other provisions contained herein, upon the death of a Participant prior to commencement of payment of his Accounts to him, the Committee shall direct the Trustee to pay the Adjusted Balance of his Accounts to his Beneficiary in a lump sum.

(c) **Small Amount.** Notwithstanding the preceding provisions of this Section, if the vested portion of the Adjusted Balance of the Accounts of a Participant does not exceed \$3,500 as of the Valuation Date immediately following the date of his termination of employment for any reason other than death, then the vested portion of the Adjusted Balance of his Accounts will be paid in a lump sum to the Participant.

(d) Time of Payment.

Payments shall be made or commence as follows:

- (i) A Participant who terminates employment with the City prior to his Normal Retirement Date may elect to have the vested portion of the Adjusted Balance of his Accounts paid either (A) as soon as administratively feasible after the Valuation Date which coincides with or immediately follows the date on which he terminated employment or (B) at the time he would have reached his Normal Retirement Date had he continued in employment with the City.
- (ii) Payments to a Participant who terminates employment with the City on his Normal Retirement Date shall commence on such date or as soon thereafter as is administratively feasible, and, if the payment is in a form other than a lump sum, shall be retroactive to the Participant's Normal Retirement Date.

Sec. 38-5-6. Limitations on Distributions. Notwithstanding anything to the contrary contained elsewhere in the Plan:

(i) A Participant's benefits under the Plan will:

- (1) be distributed to him not later than the Required Distribution Date (as defined in subsection (iii)), or

(2) be distributed commencing not later than the Required Distribution Date in accordance with regulations prescribed by the Secretary of the Treasury over a period not extending beyond the life expectancy of the Participant or the life expectancy of the Participant and his Beneficiary.

(ii) (1) If the Participant dies after distribution has commenced pursuant to subsection (i) (2) but before his entire interest in the Plan has been distributed to him, then the remaining portion of that interest will be distributed at least as rapidly as under the method of distribution being used under subsection (i) (2) at the date of his death.

(2) If the Participant dies before distribution has commenced pursuant to subsection (i) (2), then, except as provided in subsections (ii) (3) and (ii) (4), his entire interest in the Plan will be distributed within five years after his death.

(3) Notwithstanding the provisions of subsection (ii) (2), if the Participant dies before distribution has commenced pursuant to subsection (i) (2) and if any portion of his interest in the Plan is payable (A) to or for the benefit of a Beneficiary, (B) in accordance with regulations prescribed by the Secretary of the Treasury over a period not extending beyond the life expectancy of the Beneficiary, and (C) beginning not later than one year after the date of the Participant's death or such later date as the Secretary of the Treasury may prescribe by regulations, then the portion referred to in this subsection (ii) (3) shall be treated as distributed on the date on which such distribution begins.

(4) Notwithstanding the provisions of subsections (ii) (2) and (ii) (3), if the Beneficiary referred to in subsection (ii) (3) is the surviving Spouse of the Participant, then

(A) the date on which the distributions are required to begin under subsection (ii) (3) (C) of this Section shall not be earlier than the date on which the Participant would have attained age 70 1/2, and

(B) if the surviving Spouse dies before the distributions to that Spouse begin, then this subsection (ii) (4) shall be applied as if the surviving Spouse were the Participant.

(iii) For purposes of this subsection (c), the Required Distribution Date means the April 1 following the calendar year in which the Participant attains age 70 1/2.

(iv) For purposes of this subsection (c), the life expectancy of a Participant and his surviving spouse may be redetermined, but not more frequently than annually.

(v) A Participant may not elect a form of distribution pursuant to subsection (i) providing payments to a beneficiary who is other than his Spouse unless the actuarial value of the payments expected to be paid to the Participant is more than 50% of the actuarial value of the total payments expected to be paid under such form of distribution.

Sec. 38-5-7. Incapacity of Participant, Beneficiary or Spouse. In the event a guardian of any Participant, Beneficiary or Spouse shall be appointed by a court of competent jurisdiction, payment may be made to such guardian provided that proper proof of appointment and continuing qualification is furnished. Any payment made pursuant to this Section shall be in complete discharge of the obligation therefor under the Plan.

Article VI. Plan Administration

Division 1. Pension Committee

Sec. 38-6-1. Pension Committee. The City of Romulus Pension Committee shall be responsible for and shall control and manage the operation and administration of the Plan. It shall be the "Plan Administrator" and shall be subject to service of process on behalf of the Plan.

Sec. 38-6-2. Committee Members and Voting Rights. The Committee shall consist of the following members with the following voting rights:

(a) The Mayor of the City - Non-voting member.

(b) City Treasurer - Voting member.

(c) City Personnel Director - Voting member.

(d) One member of City Council - Voting member.

(e) One member representing each collective bargaining unit of City employees - Voting members.

(f) One member representing all City employees who are not members of a collective bargaining unit, and all Housing Commission employees - Voting member.

(g) One member representing non-union employees of the 34th District Court - Voting member.

(h) One member representing collectively bargained employees of the 34th District Court - Voting member.

(i) A recording secretary - Non-voting member.

A Participant who has terminated employment but who has not yet received a distribution of all of the vested portion of the participant's Account shall be represented by the Committee member who represents the group of active employees to which the Participant belonged before termination of employment.

Sec. 38-6-3. Selection of Committee Members and Term of Office.

(a) The Mayor and the City Treasurer shall be standing members of the Committee and shall serve throughout their respective terms of office.

(b) The City Council member shall be appointed annually by the City Council, or at such other intervals as the City Council regularly makes appointments to City committees and boards of review, and shall serve until the City Council appoints the member's successor to the Committee, the member's City Council term expires, or until the member resigns from the Committee, whichever occurs first.

(c) Each Committee member representing employees, former employees, retirees or beneficiaries (collectively called the "Participants") shall be elected by a majority vote of the group of Participants which they represent. Each Committee member representing Participants shall serve for three (3) years. An election shall be held

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member elected to fill a vacancy shall expire at the end of the term of the Committee member whose seat has been vacated. The Committee may exercise its powers and authority notwithstanding the existence of vacancies.

Sec. 38-6-6. Meetings.

(a) All meetings shall be held in accordance with the Michigan Open Meetings Act, M.C.L.A. Section 15.261 et seq., which Act is incorporated by reference in this Plan.

(b) The Committee shall hold regular meetings on a date specified in the By-laws adopted by the Committee.

(c) Special meetings may be held (i) pursuant to a vote of the majority of Committee members, or (ii) if called by the Mayor, subject to the restrictions of the Open Meetings Act as provided in paragraph (a) above.

(d) The majority of the voting members of the Committee in office at the time shall constitute a quorum for the conduct of business. The Committee shall act by the vote of a majority of its voting members in office at the time who are present at a duly constituted meeting. A member of the Committee shall not vote or act on any matter relating solely to himself.

(e) The Secretary shall distribute to Committee members the minutes of each meeting by the earlier of (i) 20 days after such meeting or (ii) two working days prior to the next scheduled meeting. All minutes shall be available for public review as required by the Michigan Freedom of Information Act, M.C.L.A. Section 15.231 et seq., which act is incorporated by reference into this Plan.

Sec. 38-6-7. Officers. The Committee shall by a majority vote elect from among its members a Chair to preside at its meetings, and a Secretary to keep records of its meetings and activities and to perform such other duties and functions as the Committee may prescribe. It may in like manner designate any one or more of its members or its Secretary to execute any instrument or document on its behalf, and the action of such person shall have the same force and effect as if taken by the entire Committee. In the event of such authorization, the Committee shall notify the Trustee or investment manager in writing, and such parties shall be entitled to rely upon such notification until the Committee shall give written notification to the contrary.

Sec. 38-6-8. Compensation. Members of the Committee shall not be entitled to any compensation for their attendance at meetings or for engaging in other activities on behalf of the Committee other than their regular compensation paid by the City, except that the City Council member shall receive the regular compensation for attendance at meetings, if any, payable to an individual appointed to serve on City committees and boards of review. All members shall be entitled to reimbursement by the City for out-of-pocket expenses incurred on behalf of the Committee in accordance with City policy, upon presentation of proper documentation to the City Treasurer.

Sec. 38-6-9. Powers and Duties of Committee. The Committee shall have any and all powers, authority and duties which shall be necessary and proper to enable it to carry out its obligations under the Plan, including by way of illustration and not limitation, the power and duty:

(a) To construe and interpret the Plan, decide all questions of eligibility for the Plan and benefits, decide questions concerning calculation of service credits, and to determine the amount, manner and time of payment of any benefits hereunder and the beneficiaries to whom payment shall be made. Any determination by the Committee shall be conclusive and binding on all persons. All rules and determinations of the Committee shall be uniformly and consistently applied to all persons in similar circumstances.

(b) To prescribe procedures to be followed by Participants or Beneficiaries for applications to participate, elections, designation of beneficiary forms, applications for benefits, if any, and any other forms required or desirable under the Plan;

(c) To act as Trustee or to appoint a corporation or one or more individual(s) to act as Trustee;

(d) To direct the Trustee concerning all payments which shall be made out of the Trust pursuant to the Plan;

(e) To prepare and distribute, in such manner as the Committee determines to be appropriate, information explaining the Plan;

(f) To receive from the City and from Participants such information as shall be necessary for the proper administration of the Plan;

(g) To furnish the City, upon request, such annual reports with respect to the administration of the Plan as are reasonable and appropriate;

(h) To receive and review the periodic valuation of accounts made by the Trustee;

(i) To receive, review and keep on file (as it deems convenient and proper) reports of account allocations and benefit payments by the Trustee and reports of disbursements for expenses directed by the Committee;

(j) To appoint or employ individuals to assist in the administration of the Plan and any other agents it deems advisable, including legal, accounting, and benefit consultant counsel, and City employees, departments, and committees, and to pay the expenses and fees for such services from the Trust, to the extent such amounts are not paid by the City.

(k) To adopt such by-laws and regulations as it deems desirable for the conduct of its affairs.

Sec. 38-6-10. Delegation of Duties; Reliance. (a) The Committee may authorize any of its members or any other person to execute any document or documents on behalf of the Committee, in which event the Committee shall notify the Trustee in writing of such action and the name or names of such member or person. The Trustee thereafter shall accept and rely upon any document executed by such members or persons as representing action by the Committee, until the Committee shall file with the Trustee a written revocation of such designation.

(b) The Committee shall be entitled to rely conclusively upon, and shall be fully protected in any action taken by it in good faith in relying upon any opinions or reports which shall be furnished to it by any accountant, counsel, specialist or other person. The regularly kept records of the City shall be conclusive and binding upon all persons with respect to an Employee's date and length of employment, time and amount of Compensation and the manner of payment thereof, type and length of any absence from work and all other matters contained therein relating to Employees.

Sec. 38-6-11. Records and Reports of Committee. The Committee shall keep a record of all its proceedings and acts and shall keep all such books of account, records, and other data as may be necessary for proper administration of the Plan. The Committee shall notify the Trustee and the City of any action taken by the Committee and, when required, shall notify any other interested person or persons.

Sec. 38-6-12. Claims Procedure. Claims for benefits under the Plan shall be made in writing to the Committee. In the event a claim for benefits is wholly or partially denied by the Committee, the Committee shall, within a reasonable period of time, but not later than ninety (90) days after receipt of the claim, notify the claimant in writing of the denial of the claim. If the claimant shall not be notified in writing of the denial of the claim within ninety (90) days after it is received by the Committee, the claim shall be deemed denied. A notice of denial shall be written in a manner calculated to be understood by the claimant, and shall contain (i) the specific reason or reasons for denial of the claim, (ii) a specific reference to the pertinent Plan provisions upon which the denial is based, (iii) a description of any additional material or information necessary for the claimant to perfect the claim, together with an explanation of why such material or information is necessary, and (iv) an explanation of the Plan's review procedure. Within sixth (60) days of the receipt by the claimant of the written notice of denial of the claim, or within sixty (60) days after the claim is deemed denied as set forth above, if applicable, the claimant may file a written request with the Committee that it conduct a full and fair review of the denial of the claimant's claim for benefits, including the conducting of a hearing, if deemed necessary by the Committee. In connection with the claimant's appeal of the denial of his benefit, the claimant may review pertinent documents and may submit issues and comments in writing. The Committee shall render a decision on the claim appeal promptly, but not later than sixty (60) days after the receipt of the

claimant's request for review, unless special circumstance (such as the need to hold a hearing, if necessary), require an extension of time for processing, in which case the sixty (60) days prior may be extended to one hundred and twenty (120) days. The Committee shall notify the claimant in writing of any such extension. The decision upon review shall (i) include specific reasons for the decision, (ii) be written in a manner calculated to be understood by the claimant and (iii) contain a specific references to the pertinent Plan provisions upon which the decision is based.

Sec. 38-6-13. Indemnity of Committee Members. The City shall indemnify and defend each member of the Committee and each of its other employees against any and all claims, loss, damages, expenses (including reasonable attorneys fees), and liability arising in connection with the administration of the Plan, except when the same is judicially determined to be due to the gross negligence or willful misconduct of such member or other employee.

Division 2. Powers and Duties of the City

Sec. 38-6-14. Powers and Duties of the City. The City shall have the following powers, authority and duties with respect to the Plan:

(a) To amend and/or to terminate the Plan as provided in Article 9 hereof;

(b) To make contributions as required by Article III and the terms of any collective bargaining agreement covering Participants;

(c) In its sole discretion, as determined by the City Council of the City, to pay out of City funds the expenses of administration of the Plan including, but not limited to, the reasonable fees and expenses of the Trustee and of any agents employed or appointed by the Committee pursuant to Section 38-6-9(j);

(d) To keep such records of employment and compensation of Employees and Participants, contributions to the Plan and such other records as are necessary for proper administration of the Plan; and

(e) To indemnify the members of the Committee as provided in Section 38-6-13.

Article VII. Trustee

Sec. 38-7-1. Custody of Assets. The Committee, as Trustee, or the Trustee appointed by the Committee, shall be the custodian of all of the assets and funds of this Trust, shall accept and receive all sums of money paid to it from time to time by the City pursuant to the terms of this Plan, and shall hold, invest, reinvest, manage and administer those monies and the increment, earnings and income thereof as the Trust Fund for the exclusive benefit of Participants and their Beneficiaries.

Sec. 38-7-2. Payment of Benefits. The Trustee shall pay benefits to such persons, at such times, and in such amounts as shall be set forth in written instructions furnished to it by the Committee; provided, however, that in no event shall the Trustee be under any obligation to make any payment other than from the funds in this Trust. The Trustee shall have no right or obligation to inquire whether the terms of any instructions furnished to it by the Committee are in conformity with this Plan. The liability of the Trustee with respect to matters contained in such instructions is expressly limited to any failure on its part to comply with instructions.

Sec. 38-7-3. Investments Authorized. The Trustee shall collect the income of the Trust Fund, and shall invest and reinvest the assets of the Trust Fund without distinction between principal and income, except such amounts as may be estimated from time to time to be required for current payments and expenses. The Trustee is authorized to invest the Trust Fund in any property whatsoever, or in any undivided interest therein, wherever located, including: bonds of the United States of America and of any other country or of any state, municipality or subdivision thereof; first mortgages on, and secured by, improved or unimproved real estate located in the United States of America or in any other country; insurance or annuity contracts; bonds, notes, debentures, mortgages, equipment trust certificates, investment trust certificates and preferred, common or other stocks or any other security of any company, corporation or association within the United States of America or any other country and any other property, whether real, personal or mixed, or in any interest therein wherever located permitted by the provisions of P.A. 1965, No. 314, as amended by P.A. 1982, No. 55, being Section 38.1132 et seq. of the Michigan Compiled Laws Annotated (the "Investment of Funds of Public Employee Retirement Systems Act"), provided that the powers of the Trustee shall be subject to and limited by the provisions of such Act. Except as provided in Sec. 38-7-4 for an Investment Manager and in Article VIII for participant-directed investments, the Trustee shall exercise its own discretion in the investment of the Trust Fund.

Sec. 38-7-4. Investment Manager. The Committee may, by resolution, assume from the Trustee and transfer to the Committee or an Investment Manager the authority and duty to direct the investment and management of all or a portion of the Trust Fund; provided that:

(a) A certified copy of any such Committee action shall be delivered to the Trustee whereupon the Committee or the Investment Manager, as the case may be, shall be the fiduciary with respect to the investment and management of the Trust Fund (or designated portion thereof) and the Trustee shall have no responsibility therefor.

(b) Any transfer of investment and management authority to the Committee or to an Investment Manager may be revoked upon receipt by the Trustee of a written notice to that effect by the Committee.

(c) The appointment, selection and retention of a qualified Investment Manager shall be solely the responsibility of the Committee unless such Investment Manager has been retained by the Trustee pursuant to Sec. 38-7-5 (vii) below.

During such period or periods of time, if any, as the Committee or any Investment Manager is authorized to direct the investment and management of all or part of the Trust Fund:

(i) The Trustee is authorized and entitled to rely upon the fact that said Investment Manager is authorized to direct the investment and management of the Trust Fund until such time as the Committee shall notify the Trustee in writing that another Investment Manager has been appointed in the place and stead of the Investment Manager named or, in the alternative, that the Investment Manager named has been removed and the responsibility for the investment and management of the Trust Fund has been assumed by the Committee or has been transferred back to the Trustee, as the case may be.

(ii) The Trustee shall not be liable or responsible for losses or unfavorable results arising from the Trustee's compliance with proper directions of the Committee which are made in accordance with this Plan and which are not contrary to the provisions of the Investment of Funds of Public Employee Retirement Systems Act regulating such investment and management of the assets of this Trust. The Trustee shall not be liable or responsible in any way for any losses or other unfavorable results arising from the Trustee's compliance with investment or management directions received by the Trustee from the Investment Manager.

(iii) All directions concerning investments made by the Committee or the Investment Manager shall be signed by such person or persons, acting on behalf of the Committee or the Investment Manager, as the case may be, as may be duly authorized in writing; provided, however, that the transmission to the Trustee of such directions by photostatic teletransmission with duplicate or facsimile signature or signatures shall be considered a delivery in writing of the aforesaid directions until the Trustee is notified in writing by the Committee that the use of such devices with duplicate or facsimile signatures is no longer authorized.

(iv) The Trustee shall, as promptly as possible, comply with any written directions given by the Committee or an Investment Manager hereunder and, where such directions are given by photostatic teletransmission with facsimile signature or signatures, the Trustee shall be entitled to resume that any directions so given are fully authorized.

(v) The Trustee shall not be liable for its failure to invest any or all of the Trust Fund in the absence of such written directions.

(vi) The Trustee shall have no obligation to determine the existence of any conversion, redemption, exchange, subscription or other right relating to any of said securities purchased, of which notice was given prior to the purchase of such securities, and shall have no

obligation to exercise any such right unless the Trustee is informed of the existence of the right and is instructed to exercise such right, in writing, by the Committee or the Investment Manager, as the case may be, within a reasonable time prior to the expiration of such right.

(vii) Neither the Committee nor any Investment Manager referred to above shall direct the purchase, sale or retention of any assets of the Trust Fund if such directions are not in compliance with the applicable provisions of the Investment of Funds of Public Employee Retirement Systems Act.

Sec. 38-7-5. Powers of Trustee. The Trustee shall have the following powers, rights and duties in addition to those vested in it elsewhere in this Plan, provided that such powers, rights and duties are not in contravention of the Investment of Funds of Public Employee Retirement Systems Act:

(i) to retain, manage, improve, repair, operate and control all property, real or personal, at any time comprising part of the Trust Fund;

(ii) to manage, sell, contract to sell, grant options to purchase, convey, exchange, partition, lease for any term (even though such term commences in the future or may extend beyond the duration of the Trust), and otherwise dispose of the Trust Fund from time to time in such manner, for such consideration, and upon such terms and conditions as the Trustee in its discretion shall determine;

(iii) to vote any corporate stock either in person or by proxy for any purpose; to exercise or sell any stock subscription or conversion right; to participate in voting trusts; to consent to, take any action in connection with, and receive and retain any securities resulting from, any merger, consolidation, reorganization, readjustment of the financial structure, liquidation, sale, lease or other organization the securities of which may constitute a portion of the Trust Fund;

(iv) to keep any property in the name of a nominee with or without disclosure of any fiduciary relationship;

(v) to borrow money, and to mortgage, pledge or otherwise encumber the Trust Fund or any part thereof;

(vi) to take any action with respect to conserving or realizing upon the value of any property in the Trust Fund; to collect, pay, contest, compromise, or abandon demands of or against the Trust Fund, to pay any tax, assessment or other charge attributable to the interest of any beneficiary;

(vii) to retain agents, attorneys, investment managers, auditors, depositories, and proxies (who may also be retained by the Committee), with or without discretionary powers, and to pay them reasonable compensation out of the Trust Fund; and

(viii) to perform any and all acts in its judgment necessary or desirable for the proper and advantageous administration and distribution of the Trust Fund.

Sec. 38-7-6. Administration. The Trustees, in the event more than one Trustee is appointed, shall act by majority vote of their number from time to time, and such action may be taken either at a meeting or in writing without a meeting. The Trustee shall elect a chairman and such other officers as it may deem appropriate. The chairman and such other officers shall hold office at the pleasure of the Trustee and shall have and perform such powers and duties as shall be prescribed from time to time by the Trustee. The Trustee may adopt such bylaws and regulations as it deems desirable for the conduct of its duties. The Trustee, with the consent of the Committee, shall determine the depositories in which trust assets shall be kept.

Sec. 38-7-7. Expenses and Compensation. The Trustee is authorized and directed to pay from the Trust Fund all of its expenses, taxes and charges, including reasonable fees and expenses of its attorneys and agents, incurred in connection with collection, administration, management, investment, protection and distribution of the Trust Fund, to the extent that such amounts are not paid by the City. If the Committee is acting as the Trustee, the Committee shall serve without compensation for its services as Trustee.

Sec. 38-7-8. Reports and Audits. The Trustees shall render an annual report to the Committee and to the City Council of the City of Romulus containing information concerning the Trust and its administration by the Trustee. The Trustee shall also render such further reports as the City Council or the Committee may request from time to time. The approval by the Committee and the City Council (or the lack of receipt of written objections from the Committee or the City Council with ninety (90) days after the submission of any such report to the Committee and the City Council), of any report of accounting by the Trustee, including, but not limited to, an accounting by a resigned or removed Trustee, shall be a complete release and discharge of the Trustee or such resigned and removed Trustee, as the case may be, which release and discharge shall be binding upon the City, the Committee, and all Participants and persons claiming in their place and stead. The Committee or City Council may designate auditors and examine and audit the accounts of the Trustee annually and at such other times as the Committee or City Council may designate.

Sec. 38-7-9. Limitation on Duties and Liabilities. The Trustee shall have no right or duty to examine the records of the City to determine whether the amount of any contribution to the Plan has been correctly computed, or to compel the performance of any duty imposed upon the City or the Committee by this Plan. The Trustee shall be fully protected in relying and acting upon any notice, instruction, certification or other document in writing which was made or purports to have been made in accordance with this Plan, is believed by the Trustee to be genuine, and has been signed and delivered by the proper person or persons; and the Trustee shall be under no duty to make any investigation or inquiry as to the truth and accuracy of the statements contained therein. No Trustee shall be liable for the act or omissions of any other Trustee if without knowledge of such act or omission, or for the acts or omissions of any attorney, agent or assistant of such other Trustee.

Sec. 38-7-10. Succession of Trustee. Any Trustee may resign by mailing a letter of resignation to the Committee and to the remaining Trustees, if any, such resignation to take effect on any specified date after the expiration of sixty (60) days following the mailing of such letter. If a successor Trustee is appointed prior to the expiration of the sixty (60) days period, the resignation shall take effect upon the appointment of the successor Trustee. Any Trustee may be removed at any time by the Committee. Notice of such removal shall be in writing and mailed to the Trustee at its principal place of business. In the event a vacancy shall arise in the trusteeship for any cause, a successor Trustee may, in the discretion of the Committee, be appointed by the Committee; provided that at all times at least one Trustee shall be acting. Upon the appointment of a successor Trustee, written notice of such appointment shall be delivered promptly to any remaining individuals acting as Trustee, to the retiring Trustee and to the successor Trustee. Any successor Trustee shall execute an instrument accepting the appointment and agreeing to be bound by this Agreement, one executed copy to be delivered to the Committee, one to the remaining Trustees, if any, and one to the retiring Trustee. At the request of the Committee, upon the removal or resignation of any Trustee, such Trustee shall file with the Committee and the City a final account to which the provisions relating to annual accounts shall be applicable.

Sec. 38-7-11. Rights of Successor Trustee. In the event of the appointment of a successor Trustee, such successor Trustee will succeed as of the effective date of its appointment to all the rights, title and estate of the succeeded Trustee, and no instrument of transfer, conveyance or assignment or order of any court shall be necessary in connection therewith. Notwithstanding the foregoing, however, the succeeded Trustee shall deliver to the successor Trustee or Trustees such instruments of transfer, conveyance, assignment and further assurance as it may reasonably require. No successor Trustee or Trustees shall be personally liable for any act or omission which occurred prior to the time it became a Trustee.

Sec. 38-7-12. Indemnification of Trustee. The City shall indemnify and defend each person acting as Trustee against any and all claims, loss, damages, expenses (including reasonable attorneys fees), and liability arising in connection with the administration of the Plan or the Trust, except when the same is judicially determined to be due to the gross

Continued on Page F 4 - R

CITY OF ROMULUS**CHAPTER 35****ARTICLE II****DIVISION 2****AMENDMENT 1**

An Ordinance To Amend the Code of Ordinance Of The City of Romulus, Chapter 35 Article II, Division 2 By The Addition Of A New Section To Be Numbered Section 35-177 To Provide For Police Enforcement Authority On A Boundary Street Or Highway Of The City.

THE CITY OF ROMULUS ORDAINS:

Section 1. **SHORT TITLE:** This ordinance shall be known and cited as the Amended Uniform Traffic Code.

Section 2. The Uniform Traffic Code is hereby amended by the addition of a new Section 35-177 to read as follows:

35-177 - Any police officer of the City may exercise enforcement powers and authority outside the limits of the City where (s)he is enforcing any provision of this chapter on a street or highway which is on a boundary of the City.

State law reference: MCL 257.726(a)

Section 3. **SEVERABILITY:** Should any section, clause or provisions of this ordinance be declared to be invalid, the same shall not affect the validity of this ordinance as a whole or any part thereof, other than the part so declared to be invalid.

Section 4. **EFFECTIVE DATE:** This ordinance shall take immediate

effect upon publication in the official newspaper.

Passed and adopted by the City Council of the City of Romulus, County of Wayne, State of Michigan, on September 24, 1990, and approved by the Mayor on September 24, 1990.

Roll Call Vote Showing: Ayes -

ORDINANCE DECLARED ADOPTED.

I, Linda R. Choate, CMC, Clerk, for the City of Romulus, Michigan do hereby certify that the foregoing is a true copy of an ordinance duly adopted by the Romulus City Council at its regular meeting held on the 24th day of September, 1990.

Linda R. Choate, CMC
Clerk, City of Romulus, Michigan

ATTEST:

Beverly McAnally, Mayor

Within forty five (45) days after publication of any ordinance duly passed by the Council, a petition may be presented to the Council protesting against such ordinance continuing in effect. Said petition shall contain the text of such ordinance and shall be signed by not less than six percent (6%) of the registered electors registered at the last preceding election at which a Mayor of the City was elected. Said Ordinance shall thereupon and thereby be suspended from operation and the Council shall immediately reconsider such ordinance.

INTRODUCED: September 10, 1990

ADOPTED: September 24, 1990

PUBLISH: October 11, 1990

NOTICE **City of Romulus**

In accordance with P.A. 198 of 1974, as amended, notice is hereby given of a public hearing to be held by the Romulus City Council on Monday, October 22, 1990 at 7:15 p.m., in the Romulus City Hall Council Chambers, 11111 Wayne Road, Romulus, Michigan, for the purpose of considering establishment of an Industrial Development District, for Hamilton Meat Pie Company to be located at 29411 Beverly Road, Romulus, Michigan.

The legal description of the property is:

Land in the City of Romulus, Wayne County, Michigan

02W1A1A

PT OF SE 1/4 SEC 2 T3SR9E BEG S89DEG 42M 17S W 60FT
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622.30FT POB 5.61 AC

All interested citizens are invited to attend, and will be given an opportunity to comment on said District.

This is an open meeting!

Linda R. Choate, CMC, Clerk
City of Romulus, Michigan

Publish: October 11, 1990

Continued from Page F 3 - R

negligence or willful misconduct of such person.

Sec. 38-7-13. **Incapacity of Committee.** If at any time the Committee shall be incapable of giving the Trustee directions, instructions or authorizations as herein provided, the Trustee may act as it, in its sole discretion, deems appropriate and advisable in the circumstances for the carrying out of the provisions of the Plan and Trust.

Article VIII. Participant-Directed Investments

Sec. 38-8-1. **Investment Funds.** The Adjusted Balance of each Participant's Accounts will be invested at the sole discretion of the Participant, in the various Investment Funds selected from time to time by the Committee.

Sec. 38-8-2. **Initial Investment.** All contributions received by the Trustee will be initially invested in such short-term investment obligations as selected by the Trustee from time to time pending investment pursuant to Sec. 38-8-3. These deposits and earnings will be allocated between the Investment Funds as of the Valuation Date next following receipt by the Trustee of such deposits and earnings in accordance with Participants' selection of Investment Funds pursuant to Sec. 38-8-3.

Sec. 38-8-3. Selection of Investment Funds.

(a) Each Participant shall have the right to file a form with the Committee directing that his Participant Contributions, City Contributions, and After-Tax Contributions be invested, in specified multiples of ten percent, in any one or more of the Investment Funds. In default of any Participant's direction, such contributions will be automatically invested at the sole discretion of the Trustee unless and until the Participant directs otherwise.

(b) Each Participant shall have the right to file a written form with the Committee modifying the direction made in subsection (a) with respect to subsequent Participant Contributions, City Contributions, and After-Tax Contributions under the Plan.

(c) Each Participant shall have the right to file a written form with the Committee directing that the portion of his Accounts held in any one Investment Funds be transferred, in whole or in part, to any other Investment Fund. This direction shall be made by designating the percentage (which shall not be less than ten percent) of the Adjusted Balance of such Accounts that is to be divided among the various applicable Funds (in multiples of ten percent as of the date set forth in subsection (d)).

(d) Any written form submitted pursuant to subsections (a), (b) or (c) shall be filed with the Committee, pursuant to rules it establishes, at least thirty days prior to the first day of the calendar month for which it is to be effective. A modification or transfer pursuant to subsections (b) or (c) may be made only twice in each Plan Year.

(e) The Committee will maintain individual accounts representing the interest of Participants in the several Investment Funds. Each Investment Fund may be invested as a single fund, however, without segregation of Fund assets to the Accounts of Participants.

(f) The Trustee shall have no liability for any investment directed by a Participant or for following any instruction by a Participant. No Participant shall, however, direct an investment that would violate the Investment of Public Employee Retirement Systems Act.

(g) Upon the death of a Participant and to the extent investment responsibility is allocated to Participants, any reference to a Participant in any provision of the Plan pertaining to investment direction shall be construed as a reference to the Beneficiary.

(h) The Committee shall establish such rules governing the direction of investment of Accounts as the Committee deems necessary and advisable, provided that such rules shall be uniform and non-discriminatory.

Article IX. Amendment and Termination

Sec. 38-9-1. **Amendment of Plan by Ordinance.** The City shall have the right to amend the Plan at any time and from time to time by ordinance duly adopted by the City Council, and all Employees and persons claiming any interest hereunder shall be bound thereby.

Sec. 38-9-2. **Amendment of Plan by Collective Bargaining Agreement.** Any provision of this Plan which applies to a Participant who is a member of a unit of employees covered by a collective bargaining agreement shall be amended, without further action by the City, by adoption by the City and ratification by such unit of employees, of a collective bargaining agreement which expressly amends this Plan, effective on the effective date of such agreement, provided that the effective date for any amendment to the amount of Participant Contributions under this Plan shall not be earlier than the first day of the first payroll period which occurs after the adoption and ratification of such collective bargaining agreement. Any amendment to the Plan pursuant to this Sec. 38-9-2 shall be incorporated into this Plan by revising the appropriate page or pages of this ordinance.

Sec. 38-9-3. **Prohibited Amendments.** Notwithstanding Sec. 38-9-1 and 38-9-2 above, no amendment shall have the effect of: (i) directly or indirectly divesting the interest of any Participant in any amount that he would have received had he terminated his employment with the City immediately prior to the effective date of such amendment, or the interest of any Beneficiary as such interest existed immediately prior to the effective date of such amendment; (ii) vesting in the City any right, title or interest in or to any Plan assets; (iii) causing or effecting discrimination in favor of Highly Compensated Participants; or (iv) causing any part of the Plan assets to be used for any purpose other than for the exclusive benefit of the Participants and their Beneficiaries, and to defray the expenses of Plan administration.

Sec. 38-9-4. **Voluntary Termination of or Permanent Discontinuance of Contributions to the Plan.** Except to the extent the terms of this Plan are established pursuant to an existing and ratified collective bargaining agreement, the City shall have the right to terminate the Plan in whole or in part, or to permanently discontinue contributions to the

Plan, at any time by ordinance duly adopted by the City Council and by giving written notice of such termination or permanent discontinuance to the Trustee. Such ordinance shall specify the date of termination or permanent discontinuance, which shall not be earlier than the first day of the Plan Year which includes the date of the resolution.

Sec. 38-9-5. **Payments on Termination of or Permanent Discontinuance of Contributions to the Plan.** If the Plan is terminated as herein provided, or if it should be partially terminated, or upon the complete discontinuance of City contributions to the Plan, the following procedure shall be followed, except that, in the event of a partial termination, it shall be followed only in cases of those Participants and Beneficiaries directly affected:

(i) The Committee may continue to administer the Plan, but if it fails to do so, it records, books of account and other necessary data shall be turned over to the Trustee and the Trustee shall act on its own motion as hereinafter provided.

(ii) Notwithstanding any other provisions of the Plan, all interests of Participants shall become fully vested and nonforfeitable.

(iii) The value of the Trust and the shares of all Participants and Beneficiaries shall be determined as of the date of termination or discontinuance.

(iv) Distribution to Participants and Beneficiaries shall be made at such time after termination or discontinuance of contributions to the Plan as shall be determined by the Committee (or the Trustee if no Committee is then acting) not later than the time specified in Sec. 38-5-6.

Article X. Miscellaneous

Sec. 38-10-1. **Duty To Furnish Information and Documents.** Participants and their Beneficiaries must furnish to the Committee and the Trustee such evidence, data or information as the Committee considers necessary or desirable for the purpose of administering the Plan, and the provisions of the Plan for each person are upon the condition that he will furnish promptly full, true, and complete evidence, data, and information requested by the Committee. All parties to, or claiming any interest under, the Plan hereby agree to perform any and all acts, and to execute any and all documents and papers, necessary or desirable for carrying out the Plan and the Trust.

Sec. 38-10-2. **Committee's Annual Statements and Available Information.** The Committee shall advise Employees of the eligibility requirements and benefits under the Plan. As soon as practicable after making the annual valuations and allocations provided for in the Plan, and at such other times as the Committee may determine, the Committee shall provide each Participant, and each former Participant and Beneficiary with respect to whom an account is maintained, with a statement reflecting the current status of his accounts, including the Adjusted Balance thereof. No Participant, except a member of the Committee, shall have the right to inspect the records reflecting the account of any other Participant. The Committee shall make available for inspection at reasonable times by Participants and Beneficiaries copies of the Plan, any amendments thereto, and all reports of Plan and Trust operations required by law.

Sec. 38-10-3. **No Enlargement of Employment Rights.** Nothing contained in the Plan shall be construed as a contract of employment between the City and any person, nor shall the Plan be deemed to give any person the right to be retained in the employ of the City or limit the right of the City to employ or discharge any person with or without cause, or to discipline any Employee.

Sec. 38-10-4. **Applicable Law.** All questions pertaining to the validity, construction and administration of the Plan shall be determined in conformity with the laws of the State of Michigan.

Sec. 38-10-5. **No Guarantee.** Neither the Trustee, the Committee, nor the City in any way guarantees the Trust Fund from loss or depreciation or the payment of any benefits which may be or become due to any person from the Trust Fund. No Participant or other person shall have any recourse against the Trustee, the City or the Committee if the Trust Fund is insufficient to provide Plan benefits in full. Nothing herein contained shall be deemed to give any Participant, former Participant, or Beneficiary an interest in any specific part of the Trust Fund or any other interest except the right to receive benefits out of the Trust Fund in accordance with the provisions of the Plan and Trust.

Sec. 38-10-6. **Unclaimed Funds.** Each Participant shall keep the Committee informed of his current address and the current address of his Beneficiary or Beneficiaries. Neither the City, the Committee nor the Trustee shall be obligated to search for the whereabouts of any person. If the location of a Participant is not made known to the Committee within three (3) years after the date on which distribution of the Participant's accounts may first be made, distribution may be made as though the Participant had died at the end of the three-year period. If, within one additional year after such three-year period has elapsed, or, within three years after the actual death of a Participant, the Committee is unable to locate any individual who would receive a distribution under the Plan upon the death of the Participant pursuant to Sec. 38-5-2 of the Plan, the Adjusted Balance in the Participant's Accounts shall be deemed a forfeiture and shall be used to reduce City Contributions to the Plan for the Plan Year next following the year in which the forfeiture occurs; provided, however, that in the event that the Participant or a Beneficiary makes a claim for any amount which has been forfeited, the benefits which have been forfeited shall be reinstated.

Sec. 38-10-7. **Interest Nontransferable.** Except as provided in this Section, no interest of any person or entity in, or right to receive distributions from, the Trust Fund shall be subject in any manner to sale, transfer, assignment, pledge, attachment, garnishment, or other alienation or encumbrance of any kind; nor may such interest or right to receive distributions be taken, either voluntarily or involuntarily, for

the satisfaction of the debts of, or other obligations or claims against, such person or entity, including claims in bankruptcy proceedings. The Accounts of any Participant, however, shall be subject to and payable in accordance with the applicable requirements of any qualified domestic relations order, as that term is defined in Section 414 (p) of the Code with respect to the plans of non-governmental employers, and the Committee shall direct the Trustee to provide for payment from a Participant's Accounts in accordance with such order and with the provisions of Section 414(p) of the Code and any regulations promulgated thereunder as if this were the plan of a non-governmental employer. All such payments pursuant to a qualified domestic relations order shall be subject to reasonable rules and regulations promulgated by the Committee respecting the time of payment pursuant to such order and the valuation of the Participant's account or accounts from which payment is made, provided that all such payments are made in accordance with such order and Section 414(p). The balance of an Account that is subject to any qualified domestic relations order shall be reduced by the amount of any payment made pursuant to such order. Notwithstanding anything in this Plan to the contrary, the benefits payable to an alternate payee pursuant to a qualified domestic relations order and this Sec. 38-10-7 may be paid in a lump sum as soon as administratively feasible after the Committee determines that the order meets the requirements of Section 414(p) of the Code, if so directed in such order.

Sec. 38-10-8. **Prudent Man Rule.** Notwithstanding any other provision of this Plan, the Trustee, the Committee and the City shall exercise their powers and discharge their duties under this Plan solely in the interest of the Participants and their Beneficiaries, and to act with the same care, skill, prudence and diligence under the circumstances then prevailing that a prudent person acting in a similar capacity and familiar with those matters would use in the conduct of a similar enterprise with similar aims. Subject to the terms of the preceding sentence, the Trustee shall diversify investments of the Trust Fund so as to minimize the risk of large losses, unless under the circumstances it is clearly prudent not to do so, and shall invest the Trust Fund for the exclusive purposes of providing benefits to Participants and their Beneficiaries and of defraying reasonable expenses of investing the Trust Fund, and shall further discharge its duties in accordance with the Investment of Funds of Public Employee Retirement Systems Act.

Sec. 38-10-9. **Limitations on Liability.** Notwithstanding any other of the preceding provisions of the Plan none of the Trustee, the City, the Committee and each individual acting as an employee or agent of any of them shall be liable to any Participant, former Participant or Beneficiary for any claim, loss, liability or expense incurred in connection with the Plan, except when the same shall have been judicially determined to be due to the gross negligence or willful misconduct of such person. The City shall indemnify and hold harmless each individual acting as an employee or agent of the City (including Committee members) from any and all claims, liabilities, costs and expense (including attorneys' fees) arising out of any actual or alleged act or failure to act with respect to the administration of the Plan, except that no indemnification or defense shall be provided to any person with respect to conduct which has been judicially determined, or agreed by the parties, to have constituted bad faith or willful misconduct on the part of such person, or to have resulted in his receipt of personal profit or advantage to which he is not entitled.

Sec. 38-10-10. **Headings.** The headings in this Plan are inserted for convenience of reference only and are not to be considered in construction of the provisions hereof.

Sec. 38-10-11. **Gender and Number.** Except when otherwise required by the context, any masculine terminology in this document shall include the feminine, and any singular terminology shall include the plural.

Section 3: Severability

Should any section, clause or provisions of this ordinance be declared to be invalid, the same shall not affect the validity of this ordinance as a whole or any part thereof, other than the part so declared to be invalid.

Section 4: Effective Date

This ordinance shall take immediate effect upon publication in the official newspaper.

Passed and adopted by the City Council of the City of Romulus, County of Wayne, State of Michigan, on September 24, 1990, and approved by the Mayor on September 24, 1990.

Roll Call Vote Showing: Ayes - Bergeron, Block, Gear, Lambert, Pennington, Wadsworth

Nay - None

ORDINANCE DECLARED ADOPTED.

I, Linda R. Choate, CMC, Clerk, for the City of Romulus, Michigan do hereby certify that the foregoing is a true copy of an ordinance duly adopted by the Romulus City Council at its regular meeting held on the 24th day of September, 1990.

Linda R. Choate, CMC

Clerk, City of Romulus, Michigan

ATTEST: Beverly McAnally, Mayor

Within forty five (45) days after publication of any ordinance duly passed by the Council, a petition may be presented to the Council protesting against such ordinance continuing in effect. Said petition shall contain the text of such ordinance and shall be signed by not less than six percent (6%) of the registered electors registered at the last preceding election at which a Mayor of the City was elected. Said Ordinance shall thereupon and thereby be suspended from operation and the Council shall immediately reconsider such ordinance.

**A. CITY OF ROMULUS
REQUEST TO RECEIVE BIDS FOR
BID #90-48 REPAIR 1978 AMERICAN LAFRANCE FIRE
TRUCK**

Sealed bids on the above project will be received in the office of the City Clerk, 11111 Wayne Road, Romulus, Michigan until 2:00 p.m., October 25, 1990. At that time said proposals will be publicly opened and read.

(1) Bid forms and specifications may be obtained from Lynn A. Conway, Finance Coordinator, 11111 Wayne Road, Romulus, MI or by calling (313) 942-7564. All bids must be submitted in an envelope clearly endorsed with the Bid Number and Item before being returned to the City Clerk's Office.

(2) The right is reserved to reject any and all bids and proposals and to waive technicalities. A bid guarantee in the amount of five (5%) percent of the bid will be required.

Publish: October 11, 1990
October 18, 1990

**A. CITY OF ROMULUS
REQUEST TO RECEIVE BIDS FOR
BID #90-50
UNIFORM LOCKERS FOR THE POLICE DEPARTMENT**

Sealed bids for the above equipment will be received in the office of the City Clerk, 11111 Wayne Road, Romulus, Michigan until 2:00 p.m., October 25, 1990. At that time said proposals will be publicly opened and read.

(1) Bid forms and specifications may be obtained from Lynn A. Conway, Finance Coordinator, 11111 Wayne Road, Romulus, MI or by calling (313) 942-7564. All bids must be submitted in an envelope clearly endorsed with the Bid Number and Item before being returned to the City Clerk's Office.

(2) The right is reserved to reject any and all bids and proposals and to waive technicalities. A bid guarantee in the amount of five (5%) percent of the bid will be required.

Publish: October 11, 1990
October 18, 1990

**CITY OF ROMULUS
REQUEST TO RECEIVE BIDS FOR
BID #90-49
WHEEL LOAD WEIGHING DEVICE**

Sealed bids for the above equipment will be received in the office of the City Clerk, 11111 Wayne Road, Romulus, Michigan until 2:00 p.m., October 25, 1990. At that time said proposals will be publicly opened and read.

(1) Bid forms and specifications may be obtained from Lynn A. Conway, Finance Coordinator, 11111 Wayne Road, Romulus, MI or by calling (313) 942-7564. All bids must be submitted in an envelope clearly endorsed with the Bid Number and Item before being returned to the City Clerk's Office.

(2) The right is reserved to reject any and all bids and proposals and to waive technicalities. A bid guarantee in the amount of five (5%) percent of the bid will be required.

Publish: October 11, 1990
October 18, 1990

**MINUTES OF THE REGULAR
MEETING
OF THE ROMULUS CITY COUNCIL
HELD SEPTEMBER 24, 1990
IN THE ROMULUS CITY HALL
COUNCIL CHAMBERS**

The meeting was called to order at 7:30 p.m. by Randolph Gear, Mayor Pro Tem

Present: Bergeron, Block, Gear, Lambert, Pennington, Raspberry, Wadsworth

Absent: None

Excused: None

Administrative Officials in Attendance:

Beverly McAnalley, Mayor

Linda R. Choate, Clerk

James Napiorkowski, Treasurer

Motion by Block, supported by Wadsworth to accept the agenda as amended.

Pledge of Allegiance

Roll Call

Roll Call Vote Showing: Bergeron, Block, Gear, Lambert, Pennington, Raspberry, Wadsworth. Nayas - None. Motion Carried Unanimously.

90-438

2A. Motion by Block, supported by Raspberry to approve the minutes of the regular council meeting held September 10, 1990.

Roll Call Vote Showing: Ayes - Bergeron, Block, Gear, Lambert, Pennington, Raspberry, Nayas - None. Abstain - Wadsworth. Motion Carried.

3A. No action taken since the petitioner Robert J. Fattore of Fattore Construction Company was not present.

90-439

3B. Motion by Block, supported by Wadsworth to approve the application for Farmland Agreement pursuant to P.A. 116 of 1974 for 8.52 acres at 13615 Huron River Drive for Frederick and Helen Hay for a period of ten (10) years.

Roll Call Vote Showing: Ayes - Bergeron, Block, Gear, Lambert, Pennington, Raspberry, Wadsworth. Nayas - None. Motion Carried Unanimously.

90-440

3C. Motion by Lambert, supported by Pennington to approve the request for the transfer of 1990 Class C licensed business with Dance/Entertainment permit at 13201 Middlebelt from Con Lee, Inc. to the Doll House, Inc.

Roll Call Vote Showing: Ayes - Block, Lambert, Pennington, Raspberry, Wadsworth. Nayas - Bergeron, Gear.

Motion Carried.

90-441

3D. Motion by Bergeron, supported by Raspberry to approve the request from Pickett Hotel Company and PC Development Limited Partnership to add Guest Quarters Hotels as co-licensee in 1990 12 months Resort B-Hotel licensed business located at 8600 Wickham. Roll Call Vote Showing: Ayes - Bergeron, Block, Gear, Lambert, Pennington, Raspberry, Wadsworth. Nayas - None.

Motion Carried Unanimously.

90-442

3E. Motion by Pennington, supported by Wadsworth to concur with the recommendation of the City Planner and the Planning Commission and deny the request to rezone 9.83 acres at 30155 Beverly Road from M-1 (Light Industrial) to MT-2 (Industrial Transportation 2) for the following reasons:

1. The proposed rezoning would violate the goals and policies adopted in the City's Master Plan.
2. The rezoning would create a spot zone which is contrary to good planning principles.
3. There are other areas in the City presently zoned for MT-2 which are available and could accommodate the proposed use.
4. Beverly Road is not a Class A truck route and, thus, would not encourage other trucking enterprises.

Roll Call Vote Showing: Ayes - Bergeron, Block, Gear, Lambert, Pennington, Raspberry, Wadsworth. Nayas - None.

Motion Carried Unanimously.

90-443

3F. Motion by Lambert, supported by Pennington to concur with the recommendation of the City Planner and the Planning Commission and deny the request to rezone property (80-014-99-0011-000) located on the South side of Van Born between Newberry and Biddle from C-1 (Local Business District) to C-3 (Highway Service District) for used car sales for the following reasons:

1. The proposed rezoning would violate the goals and policies adopted in the City's Master Plan.
2. The rezoning would create a spot zone.
3. There are other areas in the City presently zoned which could accommodate the proposed use.
4. The present zoning is a logical and reasonable zone for that site.
5. No reasons or studies have been submitted substantiating why the subject site cannot be used as presently zoned.

Roll Call Vote Showing: Ayes - Bergeron, Block, Gear, Lambert, Pennington, Raspberry, Wadsworth. Nayas - None.

Motion Carried Unanimously.

90-444

3G. Motion by Raspberry, supported by Pennington to schedule a Public Hearing on Monday, October 22, 1990 at 7:00 p.m. at Romulus City Hall Council Chambers, 11111 Wayne Road, Romulus, Michigan 48174 for the purpose of hearing objections to vacate that portion of the alley abutting Lots 22 through 62 inclusive and lots 88 through 93 inclusive, Osbergs Airport Estates Subdivision.

Roll Call Vote Showing: Ayes - Bergeron, Block, Gear, Lambert, Pennington, Raspberry, Wadsworth. Nayas - None.

Motion Carried Unanimously.

90-445

*4A. Motion by Raspberry, supported by Pennington to concur with the Advisory Appointment Committee and appoint as alternates to the Zoning Board of Appeals the following:

Mary Collins Term Expires 9-24-93

Brooker Edwards Term Expires 9-24-92

Roll Call Vote Showing: Ayes - Block, Gear, Lambert, Pennington,

Raspberry, Wadsworth. Nayas - Bergeron.

Motion Carried.

4. Motion by Raspberry, supported by Pennington to accept the Chairman's report.

Roll Call Vote Showing: Bergeron, Block, Gear, Lambert, Pennington, Raspberry, Wadsworth. Nayas - None.

Motion Carried Unanimously.

5A. Motion by Bergeron, supported by Wadsworth to concur with the recommendation of Mayor McAnalley and approve the consent agenda items 5A1 through 5A13 as follows:

90-446

5A1. To authorize the addition of city owned properties located at 35572 Border, 6211 Washington and 11452 Whitehorn to the #90-2 demolition list.

90-447

5A2. To grant authorization to Let Bids for the #90-2 Demolition list.

90-448

5A3. To grant authorization to Let Bids for Cogswell Road Culvert repair.

90-449

5A4. To grant authorization to Let Bids for repairs to the 1978 American LaFrance Fire Truck, funds for these repairs are available in the DPW's Motor Vehicle fund Repair & Maintenance Account.

90-450

5A5. To reject Bid #90-36 for two (2) tailgate salt spreaders.

90-451

5A6. To grant authorization to Re-Let Bid #90-36 for two (2) tailgate salt spreaders with new specifications, funds for this equipment are available in the Motor Vehicle fund.

90-452

5A7. To award Bid #90-28 roof replacement at the Animal Shelter to the only company submitting a bid, M.W. Morss Roofing, in the amount of Five Thousand Dollars (\$5,000.00), funds are available in the Building and Grounds fund.

90-453

5A8. To award Bid #90-29 for the acquisition of two (2) 1991-6600 GVW Vans, one (1) 1991-10,000 GVW Van and one (1) 1991 3/4 ton Pick Up truck to the only company submitting a bid, Crova GMC Trucks, Inc. in the amount of Sixty One Thousand, Six Hundred Ninety One Dollars and Forth Seven Cents (\$61,691.47), funds for these vehicles are available in the Capital Outlay, Motor Vehicle fund.

90-454

5A9. To award Bid #90-30 for the Tire Changer and Wheel Balancer to the low bidder, Snap-on Tools in the amount of Four Thousand, Three Hundred and Ninety Eight Dollars and Seventy Five Cents (\$4,398.75), funds for this is available in the Capital Outlay, Motor Vehicle fund.

90-455

5A10. To award Bid #90-31 for the Hydraulic Truck Conveyer to the lowest bidder, AIS Continental in the amount of Five Thousand, Three Hundred Eighty Five Dollars (\$5,385.00), funds are available in the Capital Outlay, Motor Vehicle fund.

90-456

5A11. To award Bid #90-33 for one (1) 60" Rotary Lawn Mower to the lowest bidder, Wayne Lawn and Garden in the amount of Eight Thousand, Five Hundred and Fifty Dollars (\$8,550.00), funds are available in the Capital Outlay, Motor Vehicle fund.

90-457

5A12. To award Bid #90-34 for one (1) Portable Air Compressor to the lowest bidder, Hydraulic Service, Inc. in the amount of Eleven Thousand, Five Hundred Twenty Dollars and Thirty Five Cents (\$11,520.35), funds are available in the Capital Outlay, Motor Vehicle fund.

90-458

5A13. To award Bid #90-35 for the conversion of one ditch master into a conventional dump truck to the only company complying with the bid specifications, Scherer Truck Equipment in the amount of Fourteen Thousand, Five Hundred Seventy Three Dollars (\$14,573.00), funds for this are available in the Capital Outlay, Motor Vehicle fund.

90-459

Roll Call Vote Showing: Ayes - Bergeron, Block, Gear, Lambert, Pennington, Raspberry, Wadsworth. Nayas - None.

Motion Carried Unanimously.

90-460

5C. Motion by Lambert, supported by Pennington to concur with Mayor McAnalley's appointment of Doris Mitchell (term expiring 12/3/91) and Elder Reginald Williams (term expiring 2/26/93) to fill the unexpired terms of Mrs. Theresa Washington and Ms. Mary Tyus to the Romulus Housing Commission.

Roll Call Vote Showing: Ayes - Bergeron, Block, Gear, Lambert, Pennington, Raspberry, Wadsworth. Nayas - None.

Motion Carried Unanimously.

90-461

*5E. Motion by Wadsworth, supported by Pennington to enter into the State of Michigan, Department of Natural Resources, Protecting Michigan's Future Recreation Bond Program Development Project Agreement for the Romulus Historical Park and to adopt a resolution relative to the Agreement. A copy in its entirety is on file in the City Clerk's office.

Roll Call Vote Showing: Ayes - Bergeron, Block, Gear, Lambert, Pennington, Raspberry, Wadsworth. Nayas - None.

Motion Carried Unanimously.

90-462

5. Motion by Bergeron, supported by Wadsworth to accept the Mayor's Report.

Roll Call Vote Showing: Ayes - Bergeron, Block, Gear, Lambert, Pennington, Raspberry, Wadsworth. Nayas - None.

Motion Carried Unanimously.

90-463

6A1. Motion by Raspberry, supported by Pennington to approve the

second reading and final adoption of Appendix A Zoning, Amendment 1.108, a rewrite of Article XXV, creation and procedures of the Zoning Board of Appeals. A copy in its entirety is on file in the City Clerk's office.

Roll Call Vote Showing: Ayes - Bergeron, Block, Gear, Lambert, Pennington, Raspberry, Wadsworth. Nayas - None.

Motion Carried Unanimously.

90-463

6A2. Motion by Block, supported by Wadsworth to approve the second reading and final adoption of Chapter 2, Article IV, an ordinance that amends salary schedule for board and commission members. A copy in its entirety is on file in the City Clerk's office.

Roll Call Vote Showing: Ayes - Bergeron, Block, Gear, Lambert, Pennington, Raspberry, Wadsworth. Nayas - None.

Motion Carried Unanimously.

90-464

6A3. Motion by Wadsworth, supported by Lambert to issue a No Fee Permit to the United Way Torch Drive from September 24, 1990 to November 8, 1990 to conduct its annual fund raising drive.

Roll Call Vote Showing: Ayes - Bergeron, Block, Gear, Lambert, Pennington, Raspberry, Wadsworth. Nayas - None.

Motion Carried Unanimously.

90-465

CITY OF ROMULUS

APPENDIX A - ZONING

AMENDMENT 1.107

An Ordinance to Amend the Zoning Ordinance of the City of Romulus by Replacing its entirety Article VIII and Article IX With Three New Articles Numbered Article VIII-A, (R-2) Multi-Family Infill District; Article VIII-B, (R-M) Multiple-Family Low-Rise Districts, and Article IX (HRM) Multiple Family Mid And High-Rise District. THE CITY OF ROMULUS ORDAINS:

Section 1: **Short Title:** This ordinance shall be known and cited as the Amended Zoning Ordinance.

Section 2: The Zoning Ordinance is hereby amended by the repeal of Article VIII and replaced with Article VIII-A Sections 8.01A through 8.05A to read as follows:

ARTICLE VIII-A R2 - MULTI-FAMILY INFILL DISTRICT

Section 8.01A Statement of Intent.

The Multi-Family Infill Residential District is established to provide a living environment suitable for individuals, couples and families who have few children. It is intended to encourage development which, though multi-family in nature, is closer in character or scale to one-family development through the use of smaller lot sizes, limited units per structure, and one or two structures on a parcel. It is also intended to permit the conversion of larger single-family residences to two-family or multi-family dwellings.

To achieve these goals, uses are primarily limited to low density dwelling units, plus certain residentially related uses designated to provide an acceptable neighborhood environment. Since the purpose of the district is to permit infill development and not to encourage large-scale residential development, this zoning district is limited to parcels which are two (2) acres or less in area.

Section 8.02A Principal Uses Permitted.

A. All permitted principal uses of the R-1B District, subject to the area, height and placement regulations of that district.

B. Two-family dwellings, subject to the requirements of Section 703.H.

C. Multiple-family dwellings, as regulated in this District.

D. Accessory buildings and uses.

Section 8.03A Permitted Uses After Special Approval.

The following uses shall be permitted, subject to the conditions hereinafter imposed for each use and subject, further, to review and approval of the use pursuant to Article XXVII.

A. Nursery schools, day nurseries, and child-care centers, provide that:

1. There is provided and maintained a minimum of one hundred and fifty (150) square feet of play area per child, and provided that such total area shall not be less than five thousand (5,000) square foot.

2. Such use shall not be permitted in the interior of any residential subdivision and shall be fenced and screened from any adjoining lot in any residential district.

3. Adequate ingress and egress, and parking and circulation shall be provided on site.

B. Public utility buildings, municipal buildings, telephone exchange buildings, electric transformer stations and substations, and gas regulator stations, but not including storage yards, and only when operating requirements necessitate locations within the District to serve the immediate vicinity.

Section 8.04A R-2 Area, Height and Placement Requirements (Overall property Setbacks)

Minimum lot area: 12,000 square feet

Maximum lot area: Two (2) acres

Minimum width of lot: 200 feet

Minimum setbacks: Front yard - 25 feet

Side yard - one: 15 feet

other: 25 feet

Rear yard: - 35 feet

Maximum lot coverage: 30%

Maximum height: 25 feet, 2-story

Minimum floor area per unit:

Efficiency - 500 square feet

1-Bedroom - 600 square feet

2-Bedroom - 800 square feet

3-Bedroom - 1,000 square feet

Plans which include a den, library or extra room shall have such extra room counted as a bedroom for purposes of this Ordinance.

Section 8.05A R-2 Density Requirements.

A. The following minimums shall be provided in gross site area for each dwelling unit:

Efficiency and one bedroom - 3,400 square feet

Two bedroom - 3,600 square feet

Three bedroom or larger dwelling units are not encouraged in this District. If they should occur, they will require 4,600 square feet of site area.

B. The minimum distance between any two buildings shall be thirty (30) feet.

C. The maximum horizontal length of any one building shall not exceed one hundred twenty (120) feet.

D. Parking may be permitted in the required front, side or rear yard space, provided there shall be at least twenty (20) feet of landscaped yard space along the property lines. Parking shall not be permitted in any portion of the required distance between buildings.

E. The Planning Commission shall require a greenbelt, opaque fence or wall adjacent to any existing single-family zoning district. The Commission may require a greenbelt, opaque fence or wall adjacent to any existing residential structure where they deem it necessary and in the best interest of the neighborhood and the City.

F. Service drives for ingress to and egress from a site shall have minimum widths as follows: twelve (12) feet for one-way traffic and twenty-four (24) feet for two-way traffic.

Section 3: The Zoning Ordinance is hereby amended by the addition of Article VIII-B, Sections 8.01B through Sections 8.04B to read as follows:

ARTICLE VIII-B RM - MULTIPLE-FAMILY LOW-RISE DISTRICT

Section 8.01B Statement of Purpose.

The RM Multiple-Family Residential District (Low-Rise) is intended to provide a proper environment for families who live in low-rise multiple-family dwellings. Such families normally are smaller in size than those living in single-family dwellings. The RM District is designed to furnish sites for various types of attached one-family and multiple-family dwelling structures and may serve as a transition between nonresidential districts and lower density single-family residential districts. Both districts are intended to encourage development which, though multiple in nature, is complementary in character to one-family development through the utilization of lower density, some attached garages, and limited dwelling units per structure. All multi-family developments shall have direct access to major or secondary thoroughfares.

Section 8.02B Principal Uses Permitted.

A. Multiple-family dwellings of a low-rise type including, but not limited to, multiplexes, townhouses and apartments.

B. Housing for the elderly, including congregate housing, subject to the following:

All housing for the elderly shall be provided as a planned development consisting of at least two and one-half (2.5) acres, with a minimum of one thousand six hundred (1,600) square feet of lot area per dwelling unit. Common services containing, but not limited to, central dining rooms, recreational rooms, central lounge and workshops, and personal service facilities may also be provided.

C. All permitted principal uses of the R-1B or the R-2 zoning district, subject to the area, height and placement regulations of the respective district.

D. Accessory buildings and uses customarily incidental to the above principal permitted uses.

Section 8.03B Permitted Uses After Special Approval.

The following uses shall be permitted, subject to the conditions hereinafter imposed for each use and subject, further, to review and approval of the use pursuant to Article XXVII.

A. Hospitals, convalescent homes and nursing homes, provided that:

1. The proposed site is not less than five (5) acres.
2. There is adequate access to required off-street parking.
3. The site is adjacent to, and has direct access to, a major or secondary thoroughfare as defined on the City's Master Land Use Plan.
4. The required front, side and rear yard setbacks shall be at least eight-five (85) feet; and for each story above two (2) stories, the required yard setbacks shall be increased by twenty (20) feet.

B. Facilities for human care, rehabilitation centers for the treatment and rehabilitation of juveniles or adults, chemical offenders or substance abuse, subject to the following conditions:

1. All such facilities must be licensed and inspected by the State of Michigan.

2. All centers shall be residential facilities providing 24-hour supervision, care and security on site.

3. The site shall have ingress and egress directly onto a major thoroughfare having an existing or planned right-of-way width of at least one hundred twenty (120) feet, as indicated on the City's Master Plan.

4. Screening, greenbelts, berms and landscaping shall be provided adjacent to any areas that abut property zoned or developed for residential purposes.

5. There shall be at least one (1) parking space on site for each employee.

6. Adequate ingress and egress, parking and circulation shall be provided on site.

7. The building shall be a minimum of five hundred (500) feet from any single-family residential zone.

8. The site shall not be within 1,500 feet of another facility so as not to change the character of or adversely impact the neighborhood.

C. All special approval uses in the R-1B and R-2 Districts, subject to the conditions of that respective district.

Section 8.04B Minimum Site and Building Requirements.

A. Minimum lot size of two (2) acres.

Minimum lot width of two hundred (200) feet.

B. The following minimum gross site land area (in square feet) shall be provided for each dwelling unit as provided below:

Multiplex Apartment	Townhouses
1-Bedroom and Efficiency	4,000
2-Bedroom	4,200
3-Bedroom	4,600

C. Where more than three (3) bedrooms are planned, an additional five hundred (500) square feet of site area shall be provided per dwelling unit. Plans presented which include a den, library or extra room shall have such room counted as a bedroom for the purposes of this Ordinance.

D. The area used for computing dwelling unit density shall be the total site exclusive of any existing public right-of-way of perimeter bounding roads at the time of initial approval.

E. Each development (with the exception of elderly housing) shall be limited to a maximum of ten (10) percent efficiency units unless, because of unique design features, market or clientele, the Planning Commission shall find a higher percentage density desirable.

F. The minimum distance between buildings or groups of buildings having a rear-to-rear, rear-to-side, or front-to-front relationship, shall be governed by the formula noted below and, in no instance, shall this distance be less than thirty (30) feet.

$$S = LA + LB + 2(HA + HB)$$

6

Where S equals required minimum horizontal distance between any wall of building "A" and any wall of building "B" or the vertical prolongation of either.

LA equals total length of building "A". The total length of building "A" is the length of that portion or portions of a wall or walls of building "A" from which, when viewed directly from above, lines drawn perpendicular to building "A" will intersect any wall of building "B".

LB equals total length of building "B". The total length of building "B" is the length of that portion or portions of a wall or walls of building "B" from which, when viewed directly from above, lines drawn perpendicular to building "B" will intersect any wall of building "A".

HA equals height of building "A". The height of building "A" at any given level is the height above natural grade level of any portion or portions of a wall or walls along the length of building "A". Natural grade level shall be the mean level of the ground immediately adjoining the portion or portions of the wall or walls along the total length of the building.

HB equals height of building "B". The height of building "B" at any given level is the height above natural grade level of any portion or portions of a wall or walls along the length of building "B". Natural grade level shall be the mean level of the ground immediately adjoining the portion or portions of the wall or walls along the total length of the building.

G. A landscaped yard space of at least fifteen (15) feet shall be provided between any parking space and any multiple-family structure.

H. The minimum yard spacing requirements (both perimeter and interior) may be reduced by up to ten (10) feet upon approval of the Planning Commission for architectural or site planning purposes provided where the yard space on the opposite sides of the building is increased by the same amount.

I. The following area, height and setbacks shall apply:

1. Maximum height of building:

- a. In stories: 3
- b. In feet: 35

(Buildings in excess of two (2) stories shall be located at least one hundred fifty (150) feet from any single-family residential zoning district.)

2. Maximum lot coverage by all buildings: 30%

Efficiency 1-BR 2-BR 3-BR

Efficiency	1-BR	2-BR	3-BR
500	600	800	1,000

3. Minimum floor area per dwelling unit (in sq. ft.)

4. Minimum perimeter yard setbacks:

a. Front - Fifty (50) feet, with no parking permitted within the first fifteen (15) feet of the required front yard setback as measured from the planned right-of-way line (see also subsection N).

b. Side - Twenty-five (25) feet.

c. Rear - Thirty-five (35) feet.

J. The maximum length of continuous and/or contiguous building frontage shall not exceed one hundred eighty (180) feet.

K. Recreation areas and facilities shall be provided to sufficiently meet the anticipated needs of the residents of the development. The minimum land area for open space/recreation purposes shall be provided at a ratio of four hundred (400) square feet per dwelling unit.

In determination the adequacy of any proposed recreation areas and facilities, the Planning Commission may consider the type of unit, the demographic characteristics of anticipated residents and their recreation needs, and the proximity of nearby recreation facilities.

Provision of separate adult and youth recreation areas is encouraged. Recreation facilities generally shall be provided in a central location and should be convenient to the community center.

A location adjacent to the community center is preferable for efficient construction, use, and maintenance of all facilities. In larger developments, however, recreation facilities may be decentralized or part of an approved open space area plan.

Natural features occurring on site may be counted towards meeting the open space requirement, provided that improvements are provided which allow for the passive recreation usage of any such areas.

All recreation areas shall be clearly delineated on a site plan with said land irrevocable reserved for this use. In phased development, a land reservation and a cash deposit or letter of credit shall be required to guarantee the completion of said improvements if such are not completed in this current phase.

L. Parking in-tandem is prohibited, except where the minimum parking standards have been met.

M. An obscuring wall or fence, or a greenbelt, shall be provided on those sides of the property abutting land zoned for residential use and shall meet the requirements of Section 4.16. The Planning Commission may require a greenbelt, fence or wall when a multi-family use abuts an existing single-family residence.

N. Parking may be permitted within the required front or required side yards if, after review of the parking layout and points of access on the site plan, the Planning Commission determines that no detrimental traffic problems or adverse effects upon the surrounding area will result. However, there shall remain at least a fifteen (15) foot greenbelt area with landscaping between the front property line or right-of-way and the parking area.

Section 4: The Zoning Ordinance is hereby amended by the repeal of the existing Article IX and replace with a new Article IX, Section 9.01 through Sections 9.04 to read as follows:

ARTICLE IX HRM - MULTIPLE FAMILY MID AND HIGH-RISE DISTRICT

Section 9.01 Statement of Intent.

The HRM Multiple-Family Residential District is intended to serve the residential needs of families and single persons desiring greater density

CITY OF ROMULUS

APPENDIX A - ZONING

AMENDMENT 1.107

Continued from Page F 6 - R

anticipated needs of the residents of the development. The minimum land area for open space/recreation purposes shall be provided at a ratio of four hundred (400) square feet per dwelling unit.

In determining the adequacy of any proposed recreation areas and facilities, the Planning Commission shall consider the type of unit, the demographic characteristics of anticipated residents and their recreation needs, and the proximity of nearby recreation facilities. Provision of separate adult and youth recreation areas is encouraged. Recreation facilities generally shall be provided in a central location and should be convenient to the community center. A location adjacent to the community center is preferable for efficient construction, use, and maintenance of all facilities. In larger developments, however, recreation facilities may be decentralized or part of an approved open space area plan.

Natural features occurring on the site may be counted towards meeting the open space requirement, provided that improvements are provided which allow for the passive recreation use of any such areas.

All recreation areas shall be clearly delineated on a site plan with said land irrevocably reserved for this use. In phased development, a land reservation and a cash deposit or letter of credit shall be required to guarantee the completion of said improvements, if not completed in this current phase.

E. A wall or a berm and landscaping meeting the requirements of

Sections 4.16 and 4.33 shall be provided whenever the site abuts an R-1 zoning district.

Section 5: Except as herein modified the said zoning code shall remain in full force and effect.

Section 6: Conflicting Provisions Repealed: Should any section, clause or provision of this ordinance be declared by the Court to be invalid, the same shall not affect the validity of this ordinance as a whole or any part thereof, other than the part so declared to be invalid.

Section 7: Effective Date: This ordinance shall become effective immediately upon publication in the official newspaper of general circulation.

I, Linda R. Choate, CMC, Clerk, for the City of Romulus, Michigan do hereby certify that the foregoing is a true copy of an ordinance duly adopted by the Romulus City Council at its regular meeting held on the 24th day of September, 1990.

Linda R. Choate, CMC

Clerk, City of Romulus, Michigan

ATTEST; Beverly McAnally, Mayor

Within forty five (45) days after publication of any ordinance duly passed by the Council, a petition may be presented to the Council protesting against such ordinance continuing in effect. Said petition shall contain the text of such ordinance and shall be signed by not less than six percent (6%) of the registered electors registered at the last preceding election at which a Mayor of the City was elected. Said Ordinance shall thereupon and thereby be suspended from operation and the Council shall immediately reconsider such ordinance.

Introduced: August 6, 1990

Adopted: September 24, 1990

Published: October 11, 1990

CITY OF ROMULUS

CHAPTER 2

ARTICLE IV

An Ordinance to Amend Chapter 2, Article IV, Section 2-146(d) Salary Schedule For Board and Commission Members.

THE CITY OF ROMULUS ORDAINS:

Section 1. **SHORT TITLE:** This Ordinance shall be known and cited as the amended salary schedule for board and commission members.

Section 2. That Section 2-146(d) be amended to provide for the compensation of members of the Building Board of Appeals as follows:

Commission	Chairman	Member	Secretary
Building Board of Appeals	\$50.00/month	\$40.00/month	0-

Section 3. Conflicting Provisions Repealed: Should any section, clause or provision of this ordinance be declared by the Court to be invalid, the same shall not affect the validity of this ordinance as a whole or any part thereof, other than the part so declared to be invalid.

Section 4. Effective Date: This ordinance shall become effective immediately upon publication in the official newspaper of general circulation.

I, Linda R. Choate, CMC, Clerk, for the City of Romulus, Michigan do hereby certify that the foregoing is a true copy of an ordinance duly adopted by the Romulus City Council at its regular meeting held on the ____ day of ___, 1990.

Linda R. Choate, CMC

Clerk, City of Romulus, Michigan

ATTEST:

Beverly McAnally, Mayor

Within forty five (45) days after publication of any ordinance duly passed by the Council, a petition may be presented to the Council protesting against such ordinance continuing in effect. Said petition shall contain the text of such ordinance and shall be signed by not less than six percent (6%) of the registered electors registered at the last preceding election at which a Mayor of the City was elected. Said Ordinance shall thereupon and thereby be suspended from operation and the Council shall immediately reconsider such ordinance.

INTRODUCED: September 4, 1990

ADOPTED: September 24, 1990

PUBLISHED: October 11, 1990

CITY OF ROMULUS

APPENDIX A - ZONING

AMENDMENT 1.108

An Ordinance of the City of Romulus Providing That the Code of Ordinances be Amended by Completely Rewriting Article XXV of the Zoning Ordinance Providing For Creation and Procedures of Board of Zoning Appeals.

THE CITY OF ROMULUS ORDAINS:

Section 1. **SHORT TITLE:** This Ordinance shall be known and cited as the Board of Zoning Appeals Ordinance.

Section 2. Article XXV, Section 25.01 through Section 25.08 is hereby rescinded and a new Article XXV, Section 25.01 through 25.07 is adopted to read as follows:

ARTICLE XXV

BOARD OF ZONING APPEALS

Section 25.01 CREATION AND MEMBERSHIP

A. There is hereby established a Board of Zoning Appeals which shall perform its duties and exercise its powers as provided in Act 207 of the Public Acts of 1921, as amended, and in such a way that the objectives of this Ordinance shall be observed, public safety secured, and substantial justice done. The Board of Zoning Appeals shall consist of five (5) regular members, each to be appointed for a term of three (3) years, expiring on June 30th in the year of expiration. All vacancies for unexpired terms shall be filled for the remainder of the term. The compensation for members of the Board shall be established by City Council.

B. The City Council herewith also established positions for two (2) alternate members to serve on the Board of Zoning Appeals. Each alternate member shall be appointed by the City Council to serve a three (3) year term. Appointments for the alternate two members, however, shall be for two and three years, respectively. The alternate members shall be called on a rotating basis to sit as regular members of the Board in the absence of a regular member. An alternate member may also be called to serve in the place of a regular member for the purpose of reaching a decision on a case in which the regular member has abstained for reasons of conflict of interest. Once an alternate has been called to serve in a particular case, he or she shall continue to participate in that case until a decision has been rendered.

C. Members of the Board of Zoning Appeals shall be removable by the City Council for nonperformance of duty or misconduct in office upon written charges and after public hearing. A member shall disqualify himself or herself from a vote in which he or she has a conflict of interest.

Section 25.02 PROCEEDINGS OF THE BOARD

A. The Board of Zoning Appeals shall establish rules and procedures in accordance with the provisions of this Ordinance, and the applicable State law.

B. All meetings of the Board of Zoning Appeals shall be held at the call of the Chairman or the Board in accordance with their adopted procedures and at such other times as the Board shall determine or specify in its Rules of Procedure. All meetings, including hearings, conducted by the Board shall be open to the public, except those authorized to be conducted in closed sessions pursuant to the Open Meetings Act, Act 267 of the Public Acts of 1976. The public shall be afforded an opportunity to speak at any public hearing in accordance with the Rules of Procedure and By-Laws of the Board. The Board shall not conduct business unless a majority of its members are present.

Section 25.03 POWERS OF THE BOARD OF ZONING APPEALS

A. Ordinance Interpretations.

1. Interpret the Ordinance text and map and all matters relating thereto whenever a question arises in the administration of this Ordinance as to the meaning and intent of any provision or part of this Ordinance. Any text interpretations shall be narrow and in a manner as to carry out the intent and purpose of this Ordinance. Interpretations shall not have the effect of amending the Ordinance.

2. Map interpretations should be based on the rules of the Ordinance (Article III) and any relevant historical information.

B. Appeals of Administrative Decisions.

1. To hear and decide appeals where it is alleged by the appellant that there is error in any order, interpretation, requirement, permit, decision or refusal made by the Zoning Official in enforcing any provision of this Ordinance.

2. To hear and decide on all matters referred to it or upon which it is required to pass under this Ordinance.

3. Permit such modification of the height, placement, and area regulations as may be necessary to secure an appropriate improvement of a lot which is of such shape, or so located with relation to surrounding development or physical characteristics, that it cannot otherwise be appropriately improved without such modification.

4. Permit the modification of the automobile parking space or loading space requirements where, in the particular instance, such modifications will not be inconsistent with the purpose and intent of such requirement.

5. Permit non-use or dimensional variances such as walls, buffering,

screening, or landscaping.

6. For the Board to approve the above non-use or dimensional variance, the applicant must show practical difficulty by showing:

- a. that strict compliance with area, setbacks, frontage, height, bulk or density requirements would unreasonably prevent the owner from using the property for permitted purpose, or would render conformity unnecessarily burdensome;
- b. that a variance would do substantial justice to the applicant as well as to other property owners in the district, or that a lesser requirement would give substantial relief and be more consistent with justice to others;
- c. that the plight of the owner is due to unique circumstance of the property; and
- d. that the problem is not self created.

C. Use Variance.

1. A use variance is a modification of the literal provisions of the Zoning Ordinance which may be authorized by the Board of Zoning Appeals when strict enforcement of the Ordinance would cause unnecessary hardship for the property owner due to circumstances unique to the property.

2. The Board shall authorize, upon an appeal, a variance to the use of land, building, or structure, provided that the evidence in the official record of the appeal affirmatively supports all of the following findings:

- a. that there are exceptional or extraordinary circumstances or conditions applicable to the property involved or to the intended use of the property that do not apply generally to other properties or uses in the same district or zone;
- b. that such variance is necessary for the preservation and enjoyment of a substantial property right possessed by other property in the same zone and vicinity;
- c. that the granting of such variance will not unreasonably increase the congestion in public streets, or increase the danger of fire, or endanger the public safety, or unreasonably diminish or impair established property values within the surrounding area;
- d. that the proposed variances will not impair an adequate supply of light and air to adjacent property;
- e. that allowing the variance will result in substantial justice being done, considering the public benefits intended to be secured by this Ordinance, by the individual hardships that will be suffered by a failure of the Board to grant a variance, and the rights of others whose property would be affected by the allowance of the variance;
- f. that the variance is the minimum variance that will make possible the reasonable use of the land, building or structure; and
- g. that the granting of the variance will be in harmony with the general purpose and intent of this Ordinance and will not be injurious to the neighborhood, or otherwise detrimental to the public welfare.

Section 25.04 LIMITATIONS ON THE POWERS OF THE BOARD OF ZONING APPEALS.

A. The concurring vote of three (3) members of the Board shall be necessary to approve any modification, interpretation or appeal; stated in Section 25.03, A. or B.

B. The concurring vote of three (3) members of the Board shall be necessary to approve any variance permitted under Section 25.03.C.

C. Nothing contained herein shall empower the Board to override the decisions of the Planning Commission with respect to the approval or denial of Special Approval Land Uses.

D. Nothing contained herein shall empower the Board to override the decisions of the City Council with respect to the approval or denial of planned development area or any other decision authorized to be made by the City Council.

E. Nothing contained herein shall empower the Board to change the terms of this Ordinance, to effect changes in the zoning map, or to add to the uses permitted in any zoning district, except when specifically empowered to do so (Section 25.03C).

F. Every decision of the Board shall be based upon findings of fact, and each and every such finding shall be supported in the record of the proceedings of the Board.

G. In authorizing a variance or taking any other action within its jurisdiction, the Board may attach such conditions as may be deemed necessary in the furtherance of the purposes of this Ordinance, provided any conditions are in compliance with each of the following three standards:

- 1. Be designed to protect natural resources, the health, safety and welfare, as well as the social and economic well being of those who will use the land use or activity under consideration, residents and land owners immediately adjacent to the proposed land use or activity and the community as a whole.
- 2. Be related to the valid exercise of the police power and purposes which are affected by the proposed activity.
- 3. Be necessary to meet the intent and purposes of the zoning regulations; be related to the standards established in the ordinance for the land use or activity under consideration; and be necessary to insure compliance with those standards.
- H. Any person aggrieved by the Board of Zoning Appeals may appeal to the Circuit Court.

Section 25.05 APPEAL PROCESS.

A. Appeals shall be commenced by a person filing a notice of appeal or petition as described in the rules and procedures of the Board of Zoning Appeals, accompanied by such appeal fee as may be specified by City Council. The notice of appeal shall specify the specific grounds upon which the appeal is based and shall be signed by the applicant. It shall also specify the requirement from which a variance is sought and the nature and extent of such variance.

B. The appeal shall also be accompanied by a fully completed application along with plot plans meeting the rules of procedure adopted by the Board.

C. The Board shall fix a reasonable time for the hearing of appeals and shall give due notice thereof as required by law.

D. The Building Department shall transmit to the Board all of the documents and records related to the appeal.

E. Any person may appear in person or be represented by a duly authorized agent.

F. The Board shall prepare an official record for each appeal and shall base its decision on this record. The official record shall include:

- 1. The relevant administrative record and administrative orders issued thereon relating to the appeal.
- 2. The notice of appeal.
- 3. Such documents, exhibits, photographs, or written reports as may be submitted to the Board for its consideration.
- 4. The minutes of the hearing, findings of fact, and decisions and orders of the Board.
- 5. A person appealing shall pay a fee as established by the City council to the City Treasurer to defray the cost of such notice of hearing and mailing.

G. The record and decision of the Board shall meet all of the following:

- 1. Complies with the constitution and laws of this State
- 2. Is based upon proper procedure.
- 3. Is supported by competent material and substantial evidence on the record.
- 4. Represents the reasonable exercise of discretion granted by law to the Board of Zoning Appeals.

Section 25.06 APPROVAL PERIOD.

No order of the Board of Appeals permitting the erection or alteration of a building shall be valid for a period longer than six (6) months, unless a building permit for such erection or alteration is obtained within such period, and such erection or alteration is started and proceeds to completion in accordance with the terms of such permit.

No order of the Board of Appeals permitting a use of a building or premises shall be valid for a period longer than six (6) months unless such use is established within such period; provided, however, that such order shall continue in force and effect if a building permit for said erection or alteration is obtained within such period, and such erection or alteration is started and proceeds to completion in accordance with such permit.

Section 25.07 TEMPORARY BUILDING AND USES.

The Board of Appeals may permit temporary buildings and uses not to exceed six (6) months provided that all requirements and conditions relative to the type of structure and use, and timing and arrangements for termination and removal, are specified in writing. The Board of Appeals may require such safeguards related to setbacks, screening, off street parking and so forth considered necessary to protect the health, safety, welfare and comfort of inhabitants of the City.

Section 3. Except as herein modified the said zoning code shall remain in full force and effect.

Section 4: Conflicting Provisions Repealed: Should any section, clause or provision of this ordinance be declared by the Court to be invalid, the same shall not affect the validity of this ordinance as a whole or any part thereof, other than the part so declared to be invalid.

5. Effective Date: This ordinance shall become effective immediately upon publication in the official newspaper of general circulation.

In, Linda R. Choate, CMC, Clerk, for the City of Romulus, Michigan do hereby certify that the foregoing is a true copy of an ordinance duly adopted by the Romulus City Council at its regular meeting held on the 24th day of September, 1990.

Linda R. Choate, CMC
Clerk, City of Romulus, Michigan

ATTEST:

Beverly McAnally, Mayor

Within forty five (45) days after publication of any ordinance duly passed by the Council, a petition may be presented to the Council protesting against such ordinance continuing in effect. Said petition shall contain the text of such ordinance and shall be signed by not less than six percent (6%) of the registered electors registered at the last preceding election at which a Mayor of the City was elected. Said Ordinance shall thereupon and thereby be suspended from operation and the Council shall immediately reconsider such ordinance.

INTRODUCED: August 13, 1990

ADOPTED: September 24, 1990</

CITY OF ROMULUS

CHAPTER 7

ARTICLE IV

An Ordinance of the City of Romulus Providing Code of Ordinance of the City of Romulus Be Amended By Revising Section 7-53 District Boundaries of the Downtown Development Authority of the City of Romulus.

WHEREAS: on February 25, 1981, the City Council of the City of Romulus established the Downtown Development Authority of the City of Romulus (the "Authority") and the original boundaries of the Downtown District (the "Original Downtown District"); and WHEREAS: it is necessary and in the best interests of the City to amend the boundaries of the Original Downtown District to add certain territory so that the boundaries of the Amended Downtown District as modified will be as described in Exhibit A attached hereto; and

WHEREAS: on June 25, 1990, the City Council held a public hearing on the amended Downtown District pursuant to Act 197, Public Acts of Michigan, 1975, as amended (the "Act");

NOW, THEREFORE, THE CITY OF ROMULUS ORDAINS:

Section 1: Short Title. This ordinance shall be known as the Amended Downtown Development Authority District Boundaries.

Section 2: Determination of Necessity. The City Council of the City hereby determines that it is necessary for the best interests of the City, in order to halt property value deterioration and increase property tax valuation where possible in the business district of the City, to eliminate the causes of that deterioration and to promote economic growth by amending the boundaries of the Original Downtown District as described herein.

Section 3: Amendment of the Downtown District. Section 7-53 is hereby amended to read as follows:

The definition of Downtown District shall be the boundaries described in Exhibit A attached hereto and incorporated herein.

Section 4: Ordinance and Severability. All ordinances, resolutions and orders or parts thereof in conflict with the provisions of this Ordinance, are to the extent of such conflict hereby repealed, including the original proceedings creating the Authority. Each section of this Ordinance and each subdivision of any section thereof is hereby declared to be independent, and the finding or holding of any section or subdivision thereof to be invalid or void shall not be deemed or held to affect the validity of any other section or subdivision of this Ordinance.

Section 5: Paragraph Headings. The paragraph headings in this Ordinance are furnished for convenience of reference only and shall not be considered to be a part of this Ordinance.

Section 6: Publication and Recordation. This Ordinance shall be published in full promptly after its adoption in the Romulus Roman, Romulus, Michigan, a newspaper of general circulation in the City, qualified under State law to publish legal notices, and shall be recorded in the Ordinance Book of the City, which recording shall be authenticated by the signature of the City Clerk and shall be filed with the Michigan Secretary of State in accordance with Michigan law.

Section 7: Effective Date. This Ordinance is hereby determined by the City to be immediately necessary for the preservation of the peace, health and safety of the Authority and shall be in full force and effect from and after its passage and publication as required by law.

Passed and adopted by the City Council of the City of Romulus, County of Wayne, State of Michigan, on September 24, 1990, and approved by the Mayor on September 24, 1990.

Roll Call Vote Showing: Ayes -

Nay -

ORDINANCE DECLARED ADOPTED.

I, Linda R. Choate, CMC, Clerk, for the City of Romulus, Michigan do hereby certify that the foregoing is a true copy of an ordinance duly adopted by the Romulus City Council at its regular meeting held on the 24th day of September, 1990.

Linda R. Choate, CMC

Clerk, City of Romulus, Michigan

ATTEST; Beverly McAnally, Mayor

Within forty five (45) days after publication of any ordinance duly passed by the Council, a petition may be presented to the Council protesting against such ordinance continuing in effect. Said petition shall contain the text of such ordinance and shall be signed by not less than six percent (6%) of the registered electors registered at the last preceding election at which a Mayor of the City was elected. Said Ordinance shall thereupon and thereby be suspended from operation and the Council shall immediately reconsider such ordinance.

Amended Downtown Development Authority District Boundaries

INTRODUCED: June 4, 1990

ADOPTED: September 24, 1990

PUBLISHED: October 11, 1990

THE BOUNDARIES OF THE PROPOSED DOWNTOWN DISTRICT ARE DESCRIBED AS FOLLOWS:

Commencing at a point of beginning which is the point of intersection of the Southerly right-of-way line of the Wabash Railroad with the section line common to Sections 16, and 17, T.3S., R.9E., Romulus Township, now City of Romulus, Wayne County, Michigan, said point of beginning also being 965.11 feet North of the section corner common to Sections 16, 17, 20 and 21; proceeding thence in a Southwesterly direction along said right-of-way line to its intersection with the Westerly line of Goddard Road extended; thence in a Southwesterly direction along the Westerly line of Goddard Road extended; thence in a Southwesterly direction along the Southwesterly line of South Railroad St.; thence in a Southwesterly direction along the Southwesterly line of South Railroad St., 40 feet wide, which line is also the Northerly line of lots 1, 2 and 3, Block D of the Columbian Subdivision (L.19, P.11 of Plats) to its intersection with the Easterly line of a 16 foot alley; thence in a Southwesterly direction along the Easterly line of said 16 foot alley, which is also the rear line of lots 4 thru 7, Block D of the Columbian Subdivision, to a point on the Northerly line of lot 18 of Crysler's First Addition to the Village of Romulus (L.9, P.65 of Plats); thence in a Northwesterly direction along said line 16.5 feet to the Northwest corner of said lot 18; thence in a Southwesterly direction along the rear lines of lots 18, 19, 21,

22 and 23 of Crysler's First Addition to the Village of Romulus and lots B, C and D thru 12 Block D of the Columbian Subdivision (L.19, P.11 of Plats) to its intersection with the Easterly line of Craig Ave.; thence Southerly along the Easterly line of Craig Ave., and said Easterly line extended to the Southerly line of Neville Ave.; thence West along the Southerly line of Neville to the Northeasterly corner of lot 44 of Supervisor's Romulus Plat No. 4 (L.65, P.88 of Plats), thence Southerly along the Easterly lines of lots 44, 47, 26, 25 and 13 of Porter's Subdivision (L.51, P.20 of Plats); thence Westerly along the South lines of lots 13 thru 17 and the extension of said Southerly line to the centerline of Ozaga Road, which is also the Section line common to Sections 19 and 20; thence North along said centerline to a point which is 824 feet North of the one-quarter corner common to Sections 19 and 20, which is also the intersection of the Centerline of Ozaga Road with the centerline of Huron River Drive (W); thence West 420 feet to the East line of St. Aloysius St. (60 feet wide); thence South along the East line of St. Aloysius St. 604 feet to a point which is 220 feet North of the Centerline of Huron River Drive (W); thence West along a line 220 feet North of and Parallel to the Centerline of Huron River Drive (W) to its intersection with the Easterly right-of-way line of Interstate 275 Freeway; thence in a Southeasterly direction along said right-of-way line and crossing Huron River Drive, curving to the left, to the point of intersection with the extension of the North line of Van Petten St.; thence East along the North line of Van Petten St., and its extension, to the Southeast corner of lot 89 of Supervisor's Van Petten Plat No. 2 (L. 64, P. 16 of Plats); thence North along the East line of said lot 89 131 feet to a point; thence East along the South line of lots 66 thru 81 of Supervisor's Van Petten Plat No. 1 (L. 64, P. 15 of Plats); thence South and parallel to the centerline of Huron River Drive (S) along the rear lines of lots 6 thru 13 and 14 thru 25 and said rear line extended to the South line of Heroux Ave., (30 feet wide); thence West along the South line of Heroux Street 101.25 ft; thence South 166.89 feet; thence West 21 feet; thence South 136.89 feet to a point on the North line of Interstate 275 Freeway; thence in a Southeasterly direction on a curve to the left along said North line of Interstate 275 to its point of intersection with the East line of Huron River Drive (S); thence North along said East line of Huron River Drive to its point of intersection with the South line of Heroux Ave, 25 feet wide; thence East 144 feet; thence North across Heroux Ave. along the rear lines of Lots 1 thru 12 of Petrosky's Romulus Gardens Subdivision (L. 50, P.67 of Plats) which line is 176 feet East of and parallel to the Centerline of Huron River Drive (S); to the South line of Grant Road; thence East along the South line of Grant Road to its point of intersection with the Westerly line of lot 33 of Crova Subdivision No. 3 (L. 86, P.65 of Plats) as extended Southerly; thence in a Northerly direction across Grant Road along said line to the Southwest corner of said lot 33; thence continuing in a Northerly direction along the Westerly line of said lot 33 to a point which is the Southeasterly corner of lot 28 of Crova Subdivision No. 2 (L.75, P.47 of Plats); thence Northeasterly along the rear lot lines of lots 28 thru 32 of said Crova Subdivision No. 2 and across Mario Ann Court and along the rear lines of lots 7 thru 12 of Crova Subdivision No. 1 (L.73, P.91 of Plats); thence continuing in the same direction across Ferndale Ave to the Southwesterly corner of lot 15 of Porters Orchard Subdivision (L. 56, P.89 of Plats); thence con-

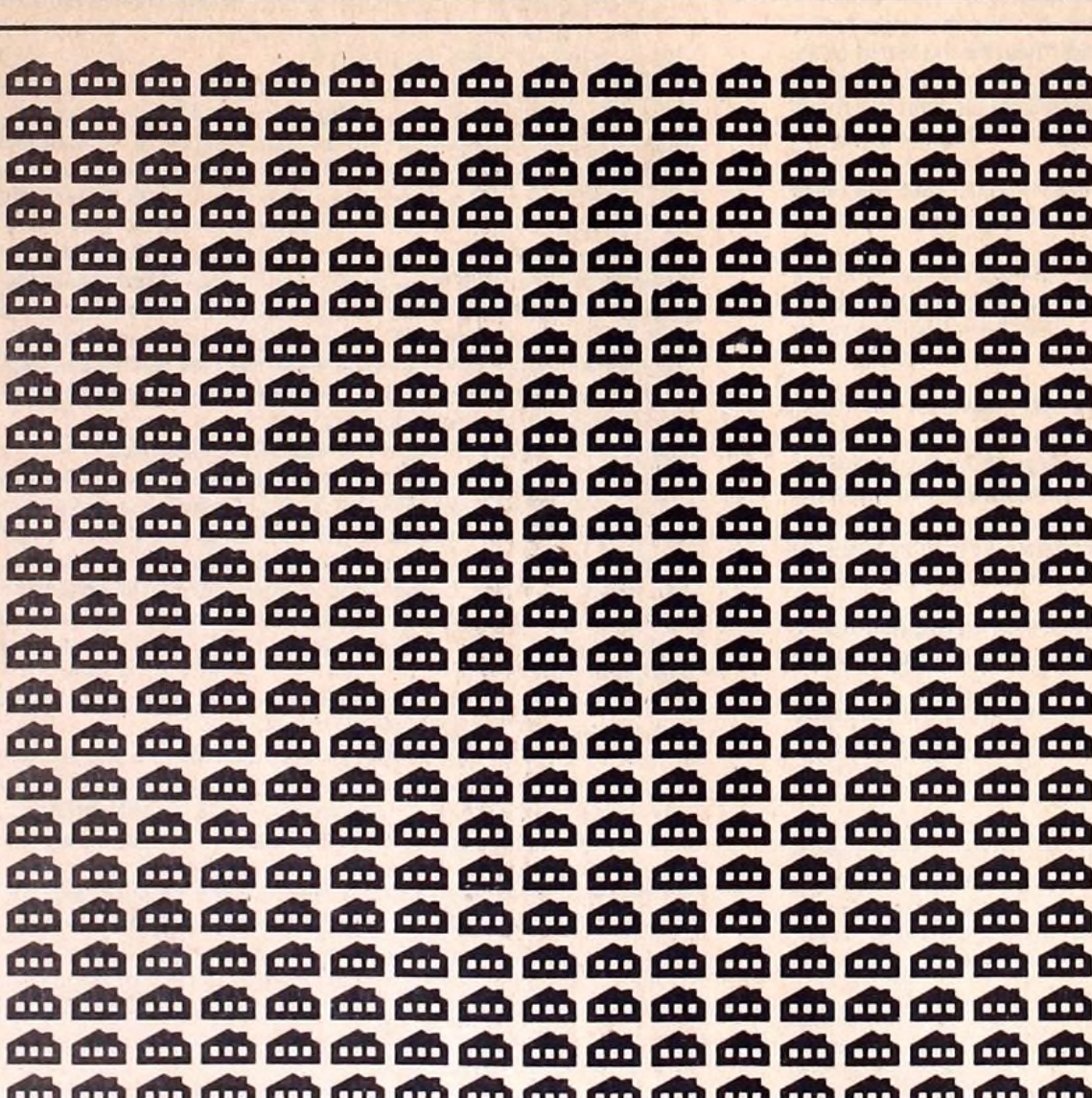
tinuing in the same Northeasterly direction along the Easterly line of the 20 foot Public Alley at the rear of lots 1 thru 14 of said Porters Orchard Subdivision, which line is also the line of lots 15, 16 and 54 of said Porters Orchard Subdivision; thence continuing in the same Northeasterly direction across Porter Ave. to the point of intersection of the extended Easterly line of said 20 foot alley with the Northerly line of Porter St., said point being 278.53 feet East of the centerline of Goddard Road as shown on Supervisor's Romulus Plat No. 4 (L.65, P.88 of Plats); thence East along the North line of Porter St., 74.61 feet, thence North 177.79 feet; thence in a Northeasterly direction parallel to the centerline of Goddard Road, 176.35 feet; thence East 209.38 feet along the North line of Neville St., and said North line extended; thence North 110.68 feet; thence West 100 feet; thence North 120 feet to the South line of Bibbins Ave.; thence East along the South line of Bibbins Ave., 1221.59 feet to the Northwest corner of lot 214 of Supervisor's Romulus Plat No. 11 (L.68, P.49 of Plats); thence South along the rear lines of lots 214 thru 218 of said Supervisor's Romulus Plat No. 11, 266.08 feet; thence East 345.84 feet to the West right-of-way line of the C & O Railroad; thence North along said right-of-way line 265.75 feet to a point on the South line of Bibbins Ave.; thence East along the South line of Bibbins 500.37 feet to the Northwest corner of lot 55 Block 15 of the Junction Subdivision (L.17, P.34 of Plats); thence North across Bibbins Ave., to the Southwest corner of lot 39 Block 2 of the Junction Subdivision; thence North along the West line of said lot 39 and the rear lines of lots 43 thru 60 of Block 2 extended, of the Junction Subdivision; thence East along the South lines of lot 61 Block 2, lots 7 and 51 Block 3, lots 7 and 51 Block 4, lots 6 and 50 Block 5, lots 6 and 50 Block 6, and lots 5 and 49 Block 7 to the Southwest corner of lot 5 Block 8, all of the Junction Subdivision, including the crossings of Moore, Delano, Wahrman, Whitehorn and Gabriel Aves.; thence South along the East line of Gabriel Ave.; thence South along the East line of Bibbins Ave., to the North Line of Bibbins Ave.; thence along the North line of Bibbins to the West line of Wayne Road; thence across Wayne Road to a point on the East line of Wayne Road which is the Southwest corner, lot 17 of Supervisor's Romulus Plat No. 2 (L.65, P.51 of Plats); thence along the South lines of lots 17 and 22 of said Supervisor's Romulus Plat No. 2; thence North along the East line of lot 22 of said Supervisor's Romulus Plat No. 2, to the South line of Goddard Road; thence West along the South line of Goddard 875.73 feet; thence North across Goddard Road to a point on said North line which is 435.6 feet East of the Section line common to Sections 16 and 17; thence North 433.5 feet; thence West 210.79 feet; thence North 140 feet; thence West 161.2 feet to a point on the East line of Wayne Road; thence continuing West to a point on the centerline of Wayne Road which is 640.47 feet North of the Section corner common to Sections 16, 17, 20 and 21; thence North to the point of beginning. Also,

A PARCEL OF LAND LOCATED IN THE NW 1/4 SECTION 21, T3S, R93 CITY OF ROMULUS, WAYNE COUNTY, MICHIGAN, IS DESCRIBED AS FOLLOWS:

COMMENCING AT THE N 1/4 CORNER OF SAID SECTION 21, THENCE ALONG THE N-S 1/4 LINE, S 1DEG 37'08" W 60FT TO POB; THENCE CONTINUING ALONG SAID N-S 1/4 SECTION LINE, S 1DEG 37'08" W 1235.25 FT; THENCE N 87DEG 51'59" W 1312.19FT; THENCE N 1DEG 08'50" E 15.57 FT; THENCE 5.61 FT ALONG A CIRCULAR CURVE TO THE RIGHT (HAVING A CENTRAL ANGLE OF 1DEG 04'17", A RADIUS OF 300 FT AND A CHORD BEARING S, 42DEG 50'17" W 5.61FT; THENCE S 43DEG 22'26" W 457.87FT; THENCE N 46DEG 37'34" W 60 FT; THENCE N 43DEG 22'26" E 457.87FT; THENCE 94.13 FT ALONG A CIRCULAR CURVE TO THE LEFT (HAVING A CENTRAL ANGLE OF 22DEG 28'27", A RADIUS OF 240FT AND A CHORD BEARING N 32DEG 08'13" E 93.54FT); THENCE N 1DEG 08'50" E, 265.17FT; THENCE ALONG THE SOUTH LINE OF LOT 22 OF SUPERVISOR'S ROMULUS PLAT No. 2 (RECORDED IN LIBER 85 PLATS, PAGE 51, WAYNE COUNTY RECORDS), N 87DEG 33'47" W 239.72 FT; THENCE ALONG THE WEST LINE OF SAID LOT 22, N 1DEG 22'01" E 837.80FT; THENCE ALONG THE SOUTHERLY RIGHT-OF-WAY LINE OF GODDARD ROAD (120FT WIDE), S 87DEG 50'14" E 800.94 FT; THENCE S 2DEG 09'47" W 120FT; THENCE S 87DEG 50'14" E 120FT; THENCE N 2DEG 09'47" E 120FT; THENCE ALONG THE SOUTHERLY RIGHT-OF-WAY LINE OF GODDARD ROAD (120 FT WIDE), S 87DEG 50'14" E 637.92FT TO THE POB, CONTAINING 42.3069 ACRES (INCLUDING 2.4022 ACRES FOR ROAD RIGHT-OF-WAY).

ALSO, EASTERLY 252.48 FEET OF LOT 17A; LOT 21, SUPERVISOR'S ROMULUS PLAT No. 2, SECTION 21, CITY OF ROMULUS

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